TWENTY-SECOND DAY

(Monday, September 24, 1934)

The House met at 9 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the follow-

ing Members were present:

Mr. Speaker. Leonard. Adamson. Lindsey. Aikin. Long. Alexander. Lotief. Alsup. Mackay. Baker. Magee. McKee. Barron. Beck. Merritt. Bourne. Metcalfe. Burns. Mitcham. Butler. Moffett. Calvert. Moore. Morrison. Canon. Cathey. Morse. Chastain. Palmer. Clayton. Parkhouse. Colson. Patterson. Cowley. Pavlica. Crossley. Pope. Paniel. Puryear. Davidson. Reed of Bowie. Devall. Rentro. Dunlap. Roark. Duvall. Roberts. Engelhard. Rogers of Hunt. Fain. Rogers of Fuchs. Ochiltree. Golson. Rollins. Good. Scarborough. Goodman. Shannon. Greathouse. Shults. Hankamer. Steward. Harman. Stinson. Hartzog. Stubbeman. Hodges. Tarwater. Holekamp. Thomas. Hoskins. Tillery. Lughes. Townsend. Hunt. Turlington. Hunter. Van Zandt. Jackson. Vaughan. Jones of Atascosa. Wagstaff Jones of Runnels. Walker. Jones of Shelby. Weinert. Kyle of Hays. Wood. Kyle of Palo Pinto. Young. Laird.

Absent

Anderson. Dean. Atchison. Dunagan. Barrett. Dwyer. Bedford. Fisher. Bergman. Ford. Bradley. Glass. Caven. Graves. Celava. Griffith. Coombes. Harris.

Harrison. McDougald. Head. McGregor. Hester. Munson. Hicks. Nicholson. Ramsey. Hill. Holland. Ratliff. Ray. Holloway. Reed of Dallas. Huddleston. Hyder. Riddle. James. Russell. Jefferson. Savage. Johnson Scott. of Anderson. Smith. Kayton. Stanfield. Lange. Stovall. Latham. Tennyson. Lemens. Wells. McCullough. Winningham.

Absent—Excused

Camp. Mathis. Johnson Reader.

of Dimmit.

The Speaker announced that there was not a quorum present.

Mr. Greathouse moved a call of the House for the purpose of securing a quorum, and the call was duly sec-

Question recurring on the motion for the call of the House, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas-62

Adamson. Jones of Runnels. Aikin. Jones of Shelby. Alsup. Kyle of Hays. Baker. Latham. Barron. Leonard. Bourne. Lindsev. Butler. Long. Canon. Lotief. Chastain. Mackay. Clayton. Magee. Colson. McKee. Crossley. Merritt. Devall. Mitcham. Engelhard. Moffett. Fain. Pavlica. Good. Puryear. Goodman. Reed of Bowie. Greathouse. Renfro. Hankamer. Roark. Harman. Rogers of Ochiltree. Hodges. Holekamp. Rollins. Holland. Shannon. Hunt. Shults. Hunter. Steward. Johnson Stubbeman. of Anderson. Tarwater.

Jones of Atascosa, Thomas.

Tillery.
Townsend.
Turlington.

Van Zandt.

Walker. Weinert. Wood. Young.

Nays—11

Burns.
Davidson.
Golson.

Morse.
Patterson.
Pope.
Vaughan.
Wagstaff.

Hartzog. Jackson. Laird.

Present-Not Voting

Kyle of Palo Pinto.

Absent

Hughes. Alexander. Anderson. Hyder. Atchison. James. Jefferson. Barrett. Beck. Kayton. Bedford. Lange. Bergman. Lemens. McCullough. Bradley. Calvert. McDougald. Cathey. McGregor. Caven. Metcalfe. Celaya. Moore. Coombes. Morrison. Cowley. Munson. Daniel. Nicholson. Dean. Palmer. Dunlap. Parkhouse. Dunagan. Ramsey. Ratliff. Duvall. Dwyer. Ray. Fisher. Reed of Dallas. Ford. Riddle. Fuchs. Roberts. Glass. Rogers of Hunt. Graves. Russell. Griffith. Savage. Harris. Scarborough. Harrison. Scott. Head. Smith. Hester. Stanfield. Hicks. Stinson. Hill, Stovall. Holloway. Tennyson. Hoskins. Wells.

Absent—Excused

Camp.
Johnson
of Dimmit.

Huddleston.

Mathis. Reader.

Winningham.

On motion of Mr. Burns, the Sergeant-at-Arms was instructed to

the city, who are not ill.

(Pending the securing of a quorum, Mr. Morse occupied the Chair temporarily.)

bring in all absent Members within

(Speaker in the Chair.)

The roll of the House was again called, and the following Members were present:

Mr. Speaker.
Adamson.
Aikin.
Alexander.
Alsup.
Atchison.
Baker.
Barrett.
Barron.
Beck.
Bergman.
Bourne.

Crossley.

Davidson.

Daniel.

Dean.

Devall.

Dunlap.

Duvall.

Fain.

Fuchs.

Glass.

Good.

Golson.

Dunagan.

Engelhard.

James.
Jefferson.
Johnson
of Anderson.
Jones of Atascosa.
Jones of Runnels.
Jones of Shelby.
Kayton.
Kyle of Hays.
Kyle of Palo Pinto.
Lange.

Laird. Bradley. Latham. Burns. Lemens. Butler. Leonard. Calvert. Lindsev. Canon. Long. Cathey. Lotief. Caven. Mackay. Celaya. Chastain. Clayton. Colson. Coombes. Cowley.

Magee. McCullough. McGregor. McKee. Merritt. Metcalfe. Mitcham. Moffett. Moore. Morrison. Morse. Munson. Nicholson. Palmer. Parkhouse. Patterson. Pavlica. Pope. Puryear. Ramsey.

Goodman.
Graves.
Greathouse.
Griffith.
Hankamer.
Harman.
Harris.
Hartzog.
Head.
Hicks.
Hill.
Hodges.
Holekamp.

Hyder. Jackson. Reed of Dallas.
Renfro.
Riddle.
Roark.
Roberts.
Rogers of Hunt.
Rogers of

Steward.

Stinson.

Reed of Bowie.

Ratliff.

Ray.

Ochiltree. Rollins. Russell. Savage. Holland. Holloway. Scarborough. Hoskins. Scott. Huddleston. Shannon. Shults. Hughes. Hunt. Smith. Stanfield. Hunter.

Vaughan. Stovall. Wagstaff. Stubbeman. Walker. Tarwater. Weinert. Tennyson. Wells. Thomas. Winningham. Tillery. Wood. Townsend. Young. Turlington. Van Zandt.

Absent

Anderson. Dwyer.

Ford. Harrison.

Fisher.

Absent—Excused

Bedford. Camp. Hester.

Johnson of Dimmit. Mathis. McDougald. Reader.

A quorum was announced present. Prayer was offered by Rev. Geo. W. Coltrin, Chaplain.

LEAVES OF ABSENCE GRANTED

following Members granted leaves of absence on account of important business:

Mr. Bedford for today, on motion of Mr. Hankamer.

Mr. Bergman for today, on motion of Mr. Canon.

The following Member was granted leave of absence on account of illness:

Mr. McDougald for today, on motion of Mr. Hankamer.

TO PROVIDE FOR PAYMENT OF PRINTING CERTAIN LAWS

Mr. Burns offered the following resolution:

H. C. R. No. 24, To provide for the payment of the printing of certain laws.

Whereas, In March, 1933, the State Board of Control, in compliance with law, let a contract to the Hicks-Gaston Printing Company of Dallas, Texas, for the printing and binding of the General and Special Laws of the Forty-third Legislature at its Regular and all Special Sessions; and

contract, said Hicks-Gaston Printing Company has printed and bound the Laws of the Second Called Session of the Forty-third Legislature, and same have been delivered and distributed to the proper officers; and

Whereas, The appropriation to pay for said printing and binding was in-Bill, which was killed in the closing total Nation's production; and hours of the said Second Called Ses-1

sion of said Forty-third Legislature, because of the lack of a quorum in the House of Representatives; and

Whereas, There is now legally due the said Hicks-Gaston Printing Company the sum of about \$1,575 for the printing and binding of said laws, in accordance with the terms of its contract with the State Board of Con-

trol; and Whereas, The sum of \$11,000 has been appropriated for the year ending August 31, 1935, to pay for the compiling, editing, indexing, printing, binding, and distributing of the General and Special Laws, which is sufficient to pay the amount due said Hicks-Gaston Printing Company and to pay for such compiling, editing, indexing, printing, binding, and distributing the General and Special Laws of the present Special Called Session of the Legislature, as well as the next Regular Session of the Forty-fourth Legislature; now, therefore, be it

Resolved by the House of Representatives, with the Senate concurring, That the sum of \$1,575, or so much thereof as may be needed for said purpose of said \$11,000 appropriation above mentioned, appropriated for the year ending August 31, 1935, as set out on page 502 of the General Laws of the State of Texas, as passed by the Forty-third Legislature at its Regular Session, be authorized to be used for the payment of said printing and binding bill now due by the State of Texas to said Hicks-Gaston Printing Company.

The resolution was read second

time, and was adopted.

TO PROVIDE FOR A COMMITTEE IN REGARD TO OIL TAX LAWS

Mr. Daniel offered the following resolution:

H. C. R. No. 25, To provide for the appointment of a committee to study oil, gas, and mineral tax laws.

Whereas, There exists today no uniformity in the taxation of oil pro-Whereas, In compliance with said duction among the several oil producing States; and

Whereas, The production of oil in this country has now reached the total of more than two million (2,000,000)

barrels per day; and

Whereas, The State of Texas is now producing more than one million (1,000,000) barrels of oil per day, becluded in the General Appropriation ing forty-six per cent (46%) of the

Whereas, More than eighty per

cent (80%) of the oil produced in this be invited to confer with said com-State leaves the borders of Texas and is bought by foreign countries and non-oil producing States, therefore making the burden, if any, of a production tax fall largely upon consumers outside of Texas; and

Whereas, The State of Texas is receiving less than seven million dollars (\$7,000,000) per year in revenue from this production of wealth amounting to nearly four hundred million dollars (\$400,000,000) per year; and

Whereas, If the State of Texas, or any other oil-producing State, should raise the production tax on oil to any great extent, it would tend to cause producers of oil to discriminate against such State in the amount of production and further exploration;

Whereas, There is a prevailing sentiment in Texas that the State Government and the Permanent School Fund should receive a larger share in the enormous wealth brought about by our rich oil and gas resources;

now, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That a committee, entitled a Committee to Study Oil, Gas and Mineral Tax Laws, being the same as hereby created, consisting of five (5) Members, three (3) Members of the House of Representatives, to be appointed by the Speaker, and two (2) Members of the Senate, to be appointed by the Lieutenant Governor; that this committee, being the same as is hereby authorized, meet with similar committees from the States of Oklahoma, California, Arkansas, Louisiana, and Kansas, at such place and at such time as the committee shall desire; that the expenses of said committee shall not exceed five hundred dollars (\$500), to be paid out of the Contingent Expense Fund of the Forty-third Legislature; that the Legislatures of the various States affected be invited to send similar committees to meet with said committee in the City of Dallas, at a date as early as possible, to study and consider all oil and gas production tax laws of the various States, and discuss and confer concerning the recommendations back to the various Legislatures of a uniformity in tax laws Jackson. concerning the oil, gas and mining in- Jones of Atascosa. dustry of said States; that the Gov- Jones of Runnels. ernor, tax commissioners, or the tax- Leonard. ing authority, and the regulatory com- | Lindsey. missions of the several States affected Long.

mittees, and said recommendations as they deem advisable.

The resolution was read second

time.

Mr. Alsup offered the following amendment to the resolution:

Amend resolution by providing that expenses shall be paid out of Contingent Expenses of the Third Called Session of Forty-third Legislature.

The amendment was adopted. The resolution as amended was then adopted.

TO PROVIDE FOR THE APPOINT-MENT OF A COMMITTEE TO STUDY REHABILITATION **PLANS**

The Speaker laid before the House, for consideration at this time, resolution heretofore offered by Mr. Duvall, Mr. Hunter, and others, relative to making certain investigation in regard to rehabilitation plans;

The resolution having been read sec-

ond time on last Friday.

Mr. Alsup moved that the resolution be referred to the Committee on Agriculture.

Mr. Greathouse moved to table the

resolution.

Question recurring on the motion to table the resolution, year and nays were demanded.

The motion to table was lost by the following vote:

Yeas-55

Adamson. Lotief. Aikin. Mackay. Alsup. Magee. McCullough. Baker. Bourne. Mitcham. Moffett. Canon. Cathey. Morrison. Chastain. Pavlica. Davidson. Pope. Puryear. Dean. Ratliff. Golson. Ray. Goodman. Reed of Bowie. Greathouse. Roberts. Harris. Rogers of Hunt. Hicks. Rollins. Hodges. Holekamp. Savage. Smith. Holland. Stanfield. Hoskins. Hyder. Stovall. Tarwater. Thomas. Townsend. Turlington. Van Zandt. Vaughan.

Wagstaff. Walker.

Young.

Nays-57

Alexander. Laird. Atchison. Barron. Lemens. McKee. Bradley. Merritt. Calvert. Moore. Celaya. Morse. Colson. Munson. Coombes. Cowley. Nicholson. Palmer. Devall. Parkhouse. Dunagan. Duvall. Patterson. Fain. Ramsey. Reed of Dallas. Fuchs. Glass. Renfro. Riddle. Good. Roark. Graves. Griffith. Rogers of Öchiltree. Hankamer. Harman.

Hartzog. Head. Hill. Huddleston. Hughes. Hunter.

James. Jones of Shelby. Kyle of Hays.

Kyle of Palo Pinto.

Russell. Scarborough. Scott. Shannon.

Steward. Stubbeman. Weinert. Wells. Winningham.

Wood.

Present-Not Voting

Hunt.

Tillery.

Absent

Anderson. Harrison. Barrett. Holloway. Beck. Jefferson. Burns. Johnson of Anderson. Butler. Caven. Kayton. Clayton. Lange. Crossley. Latham. Daniel. McGregor. Dunlap. Metcalfe. Dwyer. Shults. Engelhard. Stinson. Fisher. Tennyson. Ford.

Absent—Excused

Bedford. Johnson Bergman. of Dimmit. Camp. Mathis. Hester. McDougald. Reader.

Mr. Rogers of Ochiltree moved to table the motion of Mr. Alsup, that the resolution be referred to the Committee on Agriculture.

The motion to table was lost.

Question recurring on the motion | Harman. by Mr. Alsup, it prevailed.

TO PROVIDE FOR ADJOURNMENT SINE DIE

Mr. Dunagan offered the following resolution:

H. C. R. No. 26, To provide for adjournment sine die.

Whereas, The House of Representatives of the Third Called Session of the Forty-third Legislature has now completed its duties, and is now ready to adjourn sine die; therefore, be it Resolved by the House of Repre-

sentatives, the Senate concurring, That the Third Called Session of the Forty-third Legislature adjourn sine die, Tuesday, September 25, 1934, at 12 o'clock noon.

DUNAGAN, BARRON. LOTIEF.

The resolution was read second time.

Mr. Morse offered the following amendment to the resolution:

Amend to make time provided for in the resolution "6 o'clock p. m.'

Mr. Dunagan moved to table the amendment by Mr. Morse.

The motion to table was lost.

Question recurring on the amendment, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas-83 Head. Aikin. Alexander. Hicks. Atchison. Hodges. Baker. Holland. Barrett. Hoskins. Beck. Huddleston. Hyder. Bourne. Bradley. James. Jones of Runnels. Calvert. Canon. Kyle of Hays. Caven. Laird. Celaya. Latham. Clayton. Lemens. Colson. Lindsey. Long. Cowley. Mackay. Davidson. McKee. Dean. Devall. Merritt. Duvall. Mitcham. Engelhard. Moffett. Fuchs. Moore. Glass. Morrison. Golson. Morse. Goodman. Nicholson. Griffith. Palmer. Hankamer. Patterson. Pavlica. Hartzog. Pope.

Steward. Puryear. Ratliff. Stinson. Reed of Dallas. Stovall. Stubbeman. Riddle. Tillery. Roark. Turlington. Rogers of Hunt. Van Zandt. Rogers of Vaughan. Ochiltree. Wagstaff. Rollins. Walker. Savage. Weinert. Scarborough. Shannon. Wells. Winningham. Smith. Stanfield. Wood.

Nays—28

Adamson. Jones of Shelby. Alsup. Kayton. Kyle of Palo Pinto. Burns. Butler. Lotief. Cathey. Magee. McCullough. Chastain. Coombes. Parkhouse. Dunagan. Ramsev. Ray. Reed of Bowie. Fain. Good. Greathouse. Roberts. Scott. Holekamp. Townsend. Holloway. Hunter. Young.

Absent

Jefferson. Anderson. Johnson Barron. of Anderson. Crossley. Daniel. Jones of Atascosa. Dunlap. Lange. Dwyer. Leonard. Fisher. McGregor. Metcalfe. Ford. Munson. Graves. Hárris. Renfro. Russell. Harrison. Hill. Shults. Hughes. Tarwater. Hunt. Tennyson. Jackson. Thomas.

Absent—Excused

Bedford. Johnson Bergman. of Dimmit. Mathis. Camp. Hester. McDougald. Reader.

The resolution as amended was lost.

SENATE BILL NO. 6 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 6, A bill to be entitled "An Act amending Article 3369, Revised Civil Statutes of Texas, 1925, correcting the same by inserting the Anderson.

words 'testamentary or' after the word 'letters' in the last sentence thereof, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas—112

Adamson. Latham. Aikin. Lemens. Leonard. Alexander. Alsup. Lindsey. Atchison. Long. Baker. Lotief. Barrett. Magee. McCullough. Barron. Beck. McKee. Merritt. Bourne. Bradley. Metcalfe. Burns. Mitcham. Butler. Moffett. Moore. Canon. Cathey. Morse. Caven. Nicholson. Celaya. Palmer. Chastain. Patterson. Clayton. Pavlica. Colson. Pope. Coombes. Puryear. Cowley. Ramsey. Crossley. Ratliff. Ray. Daniel.

Reed of Bowie. Davidson. Reed of Dallas. Dean. Renfro. Devall. Dunagan. Riddle. Duvall. Roark. Engelhard. Roberts. Fain. Rogers of Hunt. Fuchs. Rogers of Ochiltree. Glass. Golson. Rollins. Good. Savage. Scott. Goodman. Graves. Shannon.

Greathouse. Shults. Hankamer. Smith. Harris. Stanfield. Hartzog. Steward. Stinson. Hicks. Hodges. Stovall. Holekamp. Stubbeman. Tennyson. Hoskins. Thomas. Huddleston.

Hughes. Townsend. Turlington. Hunter. Hyder. Van Zandt. James. Vaughan. Wagstaff. Jefferson. Jones of Runnels. Walker.

Jones of Shelby. Weinert. Kayton. Wells. Kyle of Hays. Winningham.

Kyle of Palo Pinto. Wood. Laird.

Absent

Calvert.

Dunlap. Johnson of Anderson. Dwyer. Fisher. Jones of Atascosa. Ford. Lange. Griffith. Mackay. Harman. McGregor. Harrison. Morrison. Munson. Head. Parkhouse. Hill. Holland. Russell. Scarborough. Holloway. Tarwater. Hunt. Tillery. Jackson. Young.

Absent—Excused

Bedford.
Bergman.
Camp.
Hester.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

SENATE BILL NO. 7 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 7, A bill to be entitled "An Act amending Article 4195-a, Acts of the Fortieth Legislature, Regular Session, Chapter 31, page 43, correcting the same by inserting the word 'ward' in place of the word 'minor,' and by inserting the number '4198' in place of the number '4197,' and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-115

Adamson. Dean. Aikin. Devall, Alexander. Dunagan. Alsup. Fuchs. Atchison. Glass. Baker. Golson. Barrett. Good. Goodman. Barron. Bourne. Graves. Bradley. Griffith. Burns. Hankamer. Butler. Harris. Calvert. Hartzog. Canon. Head. Cathey. Hicks. Caven. Hill. Celaya. Hodges. Chastain. Holekamp. Clayton. Holloway. Colson. Hoskins. Coombes. Huddleston. Cowley. Hughes. Crossley. Hunter. Daniel. Hyder.

James. Reed of Bowie. Jefferson. Reed of Dallas. Jones of Atascosa. Renfro. Jones of Runnels. Riddle. Jones of Shelby. Roark. Kyle of Hays. Roberts. Kyle of Palo Pinto. Rogers of Hunt. Rogers Laird. of Ochiltree. Latham. Lemens. Rollins. Leonard. Savage. Lindsey. Scott. Shannon. Lotief. Mackay. Shults. Magee. Smith. McCullough. Stanfield. McGregor. Steward. McKee. Stinson. Merritt. Stovall. Metcalfe. Stubbeman. Mitcham. Tarwater. Moffett. Tennyson. Moore. Thomas. Morrison. Tillery. Morse. Turlington. Munson. Van Zandt. Palmer. Vaughan. Patterson. Wagstaff. Pavlica. Walker. Pope. Weinert. Puryear. Wells. Winningham. Ramsey. Ratliff. Wood. Ray. Young.

Nays—1

Townsend.

Absent

Anderson. Holland. Beck. Hunt. Davidson. Jackson. Dunlap. Johnson of Anderson. Duvall. Dwyer. Kayton. Engelhard. Lange. Long. Fain. Fisher. Nicholson. Ford. Parkhouse. Greathouse. Russell. Harman. Scarborough. Harrison.

Absent—Excused

Bedford.
Bergman.
Camp.
Hester.

Bedford.
Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

SENATE BILL NO. 8 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 8, A bill to be entitled

"An Act amending Article 1043, Revised Civil Statutes of Texas, 1925, so as to permit municipal corporations whose fiscal year runs otherwise than the calendar year, to require assessment to cover property possessed or controlled on the first day of the fiscal year; such inventory to be handed to the city assessor and collector within the first three months of the fiscal year, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-112

Adamson. Jones of Shelby. Aikin, Kayton. Kyle of Hays. Alexander. Alsup. Kyle of Palo Pinto. Atchison. Latham. Baker. Lemens. Barron. Leonard. Bourne. Lindsey. Bradley. Long. Burns. Lotief. Butler. Mackay. Calvert. Magee. Canon. McCullough. Cathey. McGregor. Caven. McKee. Chastain. Merritt. Clayton. Metcalfe. Colson. Mitcham. Coombes. Moffett. Cowley. Moore. Crossley. Morrison. Daniel. Palmer. Davidson. Patterson. Dean. Pavlica. Devall. Pope. Dunagan. Puryear. Engelhard. Ramsey. Fuchs. Ratliff. Glass. Ray. Golson. Reed of Bowie. Good. Reed of Dallas. Goodman. Renfro. Graves. Riddle. Griffith. Roark. Hankamer. Roberts. Rogers of Hunt. Harris. Hartzog. Rogers Head. of Ochiltree. Hicks. Rollins. Hodges. Russell. Holekamp. Savage. Holoway. Scott. Hoskins. Shannon. Huddleston. Shults. Hunter. Smith. Hyder. Stanfield. James. Steward. Jefferson. Stinson. Jones of Atascosa. Stovall. Jones of Runnels. Stubbeman.

Tarwater. Vaughan.
Tennyson. Wagstaff.
Thomas. Walker.
Tillery. Wells.
Townsend. Wood.
Turlington. Young.
Van Zandt.

Present-Not Voting

Winningham.

Absent

Anderson. Holland. Barrett. Hughes. Beck. Hunt. Celaya. Jackson. Dunlap. Johnson Duvall. of Anderson. Dwyer. Laird. Fain. Lange. Fisher. Morse. Ford. Munson. Greathouse. Nicholson. Harman. Parkhouse. Harrison. Scarborough. Hill. Weinert.

Absent—Excused

Bedford. Johnson
Bergman. of Dimmit.
Camp. Mathis.
Hester. McDougald.
Reader.

SENATE BILL NO. 14 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 14, A bill to be entitled "An Act to declare a closed season on the killing of blue quail, bobwhites, and doves in Terry County for a period of five years; prescribing a penalty therefor, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-108

Adamson. Clayton. Aikin. Colson. Alexander. Coombes. Alsup. Cowley. Atchison. Crossley. Baker. Daniel. Davidson. Barron. Bourne. Dean. Devall. Burns. Butler. Dunagan. Calvert. Engelhard. Canon. Fuchs. Cathey. Glass. Caven. Golson. Celaya. Goodman. Chastain. Griffith.

Hankamer.	Morse.
Harris.	Palmer.
Hartzog.	Patterson.
Head.	Pavlica.
Hill.	Pope.
Hodges.	Puryear.
Holekamp.	Ramsey.
Holloway.	Ratliff.
Hoskins.	Reed of Bowie.
Huddleston.	Reed of Dallas.
Hughes.	Renfro.
Hunter.	Riddle.
Hyder.	Roark.
James.	Roberts.
Jefferson.	Rogers of Hunt
Jones of Atascosa.	Rollins.
Jones of Runnels.	Russell.
Jones of Shelby.	Savage.
Kayton.	Scott.
Kyle of Hays.	Shannon.
Kyle of Palo Pinto.	Shults.
Latham.	Smith.
Lemens.	Steward.
Leonard.	Stinson.
Lindsey.	Stovall.
Long.	Stubbeman.
Lotief.	Tarwater.
Mackay.	Thomas.
Magee.	Tillery.
McCullough.	Townsend.
McGregor.	Turlington.
McKee.	Van Zandt.
Merritt.	Vaughan.
Metcalfe.	Wagstaff.
Mitcham.	Walker.
Moffett.	Wells.
Moore.	Wood.

Nays-1

Young.

Graves.

Morrison.

Present—Not Voting

Winningham.

Absent

Anderson. Hunt. Barrett. Jackson. Beck. Johnson Bradley. of Anderson. Dunlap. Laird. Duvall. Lange. Dwyer. Munson. Fain. Nicholson. Fisher. Parkhouse. Ford. Ray. Good. Rogers Greathouse. of Ochiltree. Harman. Scarborough. Harrison. Stanfield. Hicks. Tennyson. Holland. Weinert.

Absent—Excused

Bedford. Camp. Bergman. Hester.

Johnson of Dimmit.

McDougald. Reader.

Mathis.

SENATE BILL NO. 20 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 20, A bill to be entitled "An Act validating, ratifying, and approving ordinances of all home rule cities in this State having a population of more than twenty thousand (20,000) inhabitants, and less than twenty-one thousand (21,000) inhabitants, according to the last preceding Federal Census, relinquishing, discontinuing, and segregating territory in the corporate limits of said home rule cities, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas—108

Adamson. Holloway. Aikin. Hoskins. Alexander. Huddleston. Alsup. Hughes. Atchison. Hunter. Baker. James. Barron. Jefferson. Bourne. Jones of Atascosa. Jones of Runnels. Bradley. Jones of Shelby. Burns. Butler. Kayton. Kyle of Hays. Kyle of Palo Pinto. Calvert. Canon. Cathey. Latham. Caven. Lemens. Celaya. Leonard. Chastain. Lindsey. Colson. Long. Coombes. Magee. Cowley. McCullough. Crossley. McGregor. Daniel. Merritt. Dean. Metcalfe. Devall. Mitcham. Dunagan. Moffett. Fain. Moore. Fuchs. Morrison. Glass. Morse. Golson. Nicholson. Good. Palmer. Goodman. Patterson. Greathouse. Pavlica. Griffith. Pope. Harris. Puryear. Hartzog. Ramsey. Head. Ratliff. Ray. Hicks. Hill. Reed of Bowie.

Hill. Reed of Bowie. Hodges. Reed of Dallas.

Holekamp. Renfro. Holland. Riddle.

Roark. Rogers of Hunt. Rogers of Ochiltree. Rollins, Russell. Savage.	Stovall. Stubbeman. Tarwater. Thomas. Tillery. Townsend. Turlington.
Scott. Shannon.	Van Zandt. Vaughan.
Shults.	Walker.
Smith.	Weinert.
Stanfield.	Winningham.
Steward.	Wood.
Stinson.	

Present-Not Voting

Davidson.

Absent

Anderson. Jackson. Barrett. Johnson Beck. of Anderson. Clayton. Laird. Lange. Dunlap. Duvall. Lotief. Dwyer. Mackay. Engelhard. McKee. Fisher. Munson. Ford. Parkhouse. Graves. Roberts. Hankamer. Scarborough. Harman. Tennyson. Harrison. Wagstaff. Hunt. Wells. Hyder. Young.

Absent—Excused

Bedford. Johnson
Bergman. of Dimmit.
Camp. Mathis.
Hester. McDougald.
Reader.

SENATE BILL NO. 29 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 29, A bill to be entitled "An Act amending Chapter 25 of the Acts of the Thirty-ninth Legislature, Regular Session, adding thereto a section to be "Section 90-a," and, in substance, to provide: That certain water control and improvement districts, in addition to, or in lieu of, securing their bonds by the levy and collection of taxes, as now provided, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas—116

Adamson. Atchison.
Aikin. Baker.
Alexander. Beck.
Alsup. Bourne.

Bradley. McCullough. Burns. McGregor. Butler. McKee. Merrit. Calvert. Canon. Metcalfe. Mitcham. Cathey. Moffett. Caven. Celaya. Moore. Chastain. Morrison. Colson. Morse. Crossley. Nicholson. Daniel. Palmer. Davidson. Patterson. Dean. Pavlica. Devall. Pope. Dunagan. Puryear. Engelhard. Ramsey. Fain. Ratliff. Fuchs. Ray. Reed of Bowie. Glass. Reed of Dallas. Golson. Goodman. Renfro. Graves. Roark. Greathouse. Roberts. Griffith. Rogers of Hunt. Harris. Rogers of Ochiltree. Hartzog. Head. Rollins. Hicks. Russell. Hill. Savage. Hodges. Scarborough. Holekamp. Scott. Shannon. Holland. Holloway. Shults. Hoskins. Smith. Stanfield. Huddleston. Steward. Hughes. Stinson. Hunter. Hyder. Stovall. Stubbeman. James. Jefferson. Tarwater. Tennyson. Johnson of Anderson. Thomas. Jones of Runnels. Tillery. Jones of Shelby. Townsend. Turlington. Kayton. Kyle of Hays. Van Zandt. Kyle of Palo Pinto. Vaughan. Laird. Wagstaff. Walker. Latham. Lemens. Weinert. Leonard. Wells. Winningham. Lindsey. Long. Wood. Magee. Young.

Absent

Anderson. Ford. Good. Barrett. Hankamer. Barron. Harman. Clayton. Coombes. Harrison. Hunt. Cowley. Dunlap. Jackson. Jones of Atascosa. Duvall.

Dwyer. Lange. Fisher. Lotief.

Mackay. Munson. Parkhouse. Riddle.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson of Dimmit. Mathis. McDougald. Reader.

SENATE BILL NO. 31 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 31, A bill to be entitled "An Act declaring it unlawful to take any wild duck, wild goose, wild brant, wild snipe, or wild coot at any time other than during the open season; prohibiting the taking or possessing of any of such birds in excess of the bag limit; defining open season and bag limits; and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-116

Adamson. Holekamp. Alexander. Holland. Alsup. Holloway. Atchison. Hoskins. Baker. Huddleston. Beck. Hughes. Bourne. Hunter. Bradley. Hyder. Burns. Jackson. Calvert. James. Canon. Jefferson. Cathey. Johnson Caven. of Anderson. Celaya. Jones of Runnels. Chastain. Jones of Shelby. Colson. Kayton. Cowley. Kyle of Hays. Daniel. Kyle or Palo Pinto. Davidson. Laird. Dean. Latham. Dunagan. Lemens. Engelhard. Leonard. Fain. Lindsey. Fuchs. Long. Glass. Lotief. Golson. Mackay. Goodman. Magee. Graves. McCullough. Greathouse. McGregor. Griffith. McKee. Harman. Merrit. Metcalfe. Harris. Hartzog. Mitcham. Head. Moffett. Hicks. Moore. Hill. Morrison. Hodges. Morse.

Nicholson. Scott. Palmer. Shannon. Patterson. Shults. Smith. Pavlica. Pope. Stanfield. Puryear. Steward. Ramsey. Stinson. Ratliff. Stovall. Stubbeman. Ray. Reed of Bowie. Tennyson. Reed of Dallas. Thomas. Tillery. Renfro. Riddle. Townsend. Roark. Turlington. Roberts. Van Zandt. Rogers of Hunt. Vaughan. Wagstaff. Walker. Rogers of Ochiltree. Rollins. Weinert. Wells. Russell. Savage. Winningham. Scarborough. Wood.

Nays—2

Aikin.

Tarwater.

Absent

Anderson. Fisher.
Barrett. Ford.
Barron. Good.
Butler. Hankamer.
Clayton. Harrison.
Coombes. Hunt.
Crossley. Jones of Atascosa.

Devall. Lange.
Dunlap. Munson.
Duvall. Parkhouse.
Dwyer. Young.

Absent—Excused

Bedford. Johnson of Dimmit. Camp. Mathis. Hester. McDougald. Reader.

MOTION TO TAKE UP SENATE BILL NO. 21

Mr. Wells moved that the regular order of business and the Forty-eight-Hour Rule be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 21, A bill to be entitled "An Act further prescribing the powers and duties of the Railroad Commission of Texas in respect to the conservation of oil and gas and the regulation of the production, storage, transportation, sale and handling thereof; amending Section 14 of Chapter 26 of the Acts of the First Called Session of the Forty-second Legislature; prohibiting the purchase, transportation, sale or handling of crude petroleum oil or natural

Davidson.

Merritt.

gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission; prohibiting the purchase, transportation, sale or handling of any product, by-product or derivative of crude petroleum or natural gas which has been manufactured, re-fined or produced from crude petroleum or natural gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission of the State of Texas, and declaring an emergency."

The motion was lost.

SENATE BILL NO. 11 ON SECOND READING

Mr. Hill moved that the regular order of business and the Forty-eight-Hour Rule be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 11, A bill to be entitled "An Act amending Title 42, Chapter 13, Part 2, Revised Civil Statutes, 1925, with reference to receivers and receiverships by adding thereto the following article, to be known as Article 2320-a, authorizing proceedings by persons defined herein in the relief of debtors, and providing for reorganization and readjustment of their indebtedness and affairs, providing the method, means and manner thereof and for proceedings in furtherance and aid thereof and for the adjudication of the rights of parties affected; prescribing jurisdiction and the power and authority of judges and courts in the premises to protect the assets of such debtors and to safeguard and insure the continuation of the business of such debtors to the end that they shall continue to provide employment for labor and to encourage the orderly and economical administration of the affairs of such debtors, and providing generally for the relief of distressed debtors, and declaring an emergency."

The motion prevailed by the following vote:

Yeas—108

Adamson. Calvert. Aikin. Canon. Alsup. Cathey. Atchison. Caven. Baker. Celaya. Barron. Chastain. Bourne. Colson. Bradley. Cowley. Burns. Crossley. Butler. Daniel.

Mitcham. Dean. Devall. Moffett. Dunagan. Morrison. Morse. Fain. Glass. Nicholson. Golson. Palmer. Parkhouse. Good. Patterson. Goodman. Graves. Pavlica. Greathouse. Pope. Griffith. Puryear. Harman. Ramsey. Harris. Reed of Bowie. Hartzog. Reed of Dallas. Head. Riddle. Hicks. Roark. Hill. Rogers of Hunt. Hodges. Rogers Holekamp. of Ochiltree. Holland. Rollins. Hoskins. Russell. Huddleston. Savage. Hughes. Scarborough. Hunter. Scott. Hyder. Shannon. Jackson. Shults. James. Smith. Johnson Stanfield. of Anderson. Steward. Jones of Atascosa. Stinson. Stovall. Jones of Runnels. Kayton. Stubbeman. Kyle of Hays. Tarwater. Kyle of Palo Pinto. Tennyson. Tillery. Laird. Lemens. Townsend. Leonard. Turlington. Lindsey. Van Zandt. Long. Vaughan. Walker. Lotief. Mackay. Weinert. Wells. Magee. McCullough. Winningham. McGregor. Wood.

Nays—4

Coombes. Ratliff.

Ray. Wagstaff.

Absent

Alexander. Holloway. Hunt. Anderson. Jefferson. Barrett. Jones of Shelby. Beck. Clayton. Lange. Dunlap. Latham. Duvall. McKee. Dwyer. Metcalfe. Engelhard. Moore. Fisher. Munson. Renfro. Ford. Fuchs. Roberts. Hankamer. Thomas. Harrison. Young.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson of Dimmit. Mathis.

McDougald. Reader.

The Speaker laid the bill before the House, and it was read second time.

Senate Bill No. 11 was then passed to third reading.

SENATE BILL NO. 11 ON THIRD READING

Mr. Patterson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 11 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-106

Hoskins. Adamson. Huddleston. Aikin. Hughes. Alsup. Atchison. Hunt. Hunter. Baker. Hyder. Barron. Jackson. Bourne. Bradley. James. Burns. Johnson Butler. of Anderson. Calvert. Jones of Atascosa. Jones of Runnels. Canon. Cathey. Kayton. Kyle of Hays. Kyle of Palo Pinto. Caven. Celaya. Chastain. Laird. Latham. Colson. Cowley. Lemens. Crossley. Leonard. Daniel. Lindsey. Davidson. Lotief. Devail. Mackay. Dunagan. Magee. Fain. McCullough. Fuchs. McGregor. Glass. Merritt. Golson. Mitcham. Good. Moffett. Goodman. Morrison. Graves. Morse. Greathouse. Nicholson. Griffith. Palmer. Hankamer. Patterson. Harman. Pavlica. Harris. Pope, Hicks. Puryear. Hill. Ramsey. Reed of Bowie. Hodges. Holekamp. Reed of Dallas. Holland. Renfro. Holloway. Riddle.

Rogers of Hunt. Stovall. Rogers Stubbeman. of Ochiltree. Tarwater. Rollins. Tennyson. Thomas. Russell. Savage. Tillery. Townsend. Scott. Turlington. Shannon. Van Zandt. Shults. Walker. Smith. Stanfield. Winningham. Steward. Wood. Stinson. Young.

Nays--5

Coombes. Ratliff. Ray.

Vaughan. Wagstaff.

Absent

Jefferson. Alexander. Anderson. Jones of Shelby. Barrett. Lange. Long. Beck. McKee. Clayton. Metcalfe. Dean. Moore. Dunlap. Duvall. Munson. Dwyer. Parkhouse. Engelhard. Roark. Roberts. Fisher. Scarborough. Ford. Weinert. Harrison. Wells. Hartzog. Head.

Absent—Excused

Bedford. Bergman. Camp. Hester. Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

The Speaker then laid Senate Bill No. 11 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-105

Adamson. Aikin. Alexander. Alsup. Atchison. Baker. Barron. Bourne. Bradley. Burns. Butler. Calvert. Canon. Cathey. Caven. Celaya.

Clayton.

Colson.
Cowley.
Crossley.
Daniel.
Davidson.
Devall.
Dunagan.
Duvall.
Engelhard.
Fain.
Fuchs.
Glass.
Golson.
Good.
Goodman.

Graves.

Greathouse.

Palmer. Griffith. Patterson. Hankamer. Pavlica. Harris. Hartzog. Pope. Puryear. Head. Ramsey. Hicks. Reed of Bowie. Hill. Reed of Dallas. Hodges. Holland. Renfro. Holloway. Riddle. Hoskins. Roark. Roberts. Huddleston. Hughes. Rogers of Ochiltree. Hyder. Jackson. Rollins. James. Russell. Johnson Savage. of Anderson. Scarborough. Jones of Atascosa. Scott. Jones of Runnels. Shannon. Kyle of Hays. Shults. Laird. Smith. Latham. Stanfield. Lemens. Stinson. Leonard. Stubbeman. Lindsey. Tarwater. Lotief. Tennyson. Thomas. Mackay. Tillery. Magee. McCullough. Townsend. Turlington. McGregor. Van Zandt. Merritt. Mitcham. Walker. Moffett. Wells. Morrison. Wood. Morse. Young. Nicholson.

Nays—9

Coombes. Dean. Hunter. Parkhouse. Ray.

Rogers of Hunt. Vaughan. Wagstaff.

Ratliff.

Present—Not Voting

Hunt.

Winningham.

Absent

Anderson. Jones of Shelby. Barrett. Kayton. Beck. Kyle of Palo Pinto. Chastain. Lange. Dunlap. Long. McKee. Dwyer. Fisher. Metcalfe. Ford. Moore. Harman. Munson. Harrison. Steward. Holekamp. Stovall. Jefferson. Weinert.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson McDougald. of Dimmit. Reader. Mathis.

MOTION TO TAKE UP SENATE BILL NO. 21

Mr. Wells moved that the regular order of business and the Forty-eight-Hour Rule be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 21, A bill to be entitled "An Act further prescribing the powers and duties of the Railroad Commission of Texas in respect to the conservation of oil and gas and the regulation of the production, storage, transportation, sale and handling thereof; amending Section 14 of Chapter 26 of the Acts of the First Called Session of the Forty-second Legislature; prohibiting the purchase, transportation, sale or handling of crude petroleum oil or natural gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission; prohibiting the purchase, transportation, sale or handling of any product, by-product or derivative of crude petroleum or natural gas which has been manufactured, refined or produced from crude petroleum or natural gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission of the State of Texas, and declaring an emergency.'

The motion was lost (not receiving the necessary two-thirds vote) by the following vote:

Yeas-72

Aikin. Holland. Alexander. Hughes. Alsup. Atchison. Hunter. Hyder. Baker. Barron. Jackson. Bradley. Jones of Atascosa. Butler. Jones of Runnels. Calvert. Kyle of Hays. Latham. Chastain. Clayton. Lemens. Long. Colson. Daniel. Mackay. Fain. McGregor. Glass. Mitcham. Moffett. Golson. Goodman. Moore. Graves. Morse. Greathouse. Nicholson. Griffith. Palmer. Harris. Parkhouse.

Stinson. Patterson. Stovall. Pavlica. Stubbeman. Pope. Tarwater. Puryear. Tennyson. Ratliff. Townsend. Reed of Bowie. Turlington. Roark. Van Zandt. Roberts. Vaughan. Rogers Wagstaff. of Ochiltree. Walker. Savage. Weinert. Shannon. Wells.Shults. Winningham. Smith. Wood.

Stanfield. Steward.

Huddleston.

Hunt.

Navs-38

James. Adamson. Johnson Bourne. Burns. of Anderson. Kyle of Palo Pinto. Canon. Laird. Cathey. Leonard. Celaya. Coombes. Lindsey. Cowley. Lotief. Crossley. Magee. Davidson. McCullough. Dean. Merritt. Dunagan. Ramsey. Fuchs. Ray. Reed of Dallas. Good. Renfro. Hicks. Hodges. Rogers of Hunt. Holloway. Russell. Hoskins. Scarborough.

Absent

Scott.

Anderson. Head. Holekamp. Barrett. Beck. Jefferson. Jones of Shelby. Caven. Devall. Kayton. Dunlap. Lange. McKee. Duvall. Dwyer. Metcalfe. Morrison. Engelhard. Fisher. Munson. Riddle. Ford. Hankamer. Rollins. Harman. Thomas. Harrison. Tillery. Hartzog. Young.

Absent—Excused

Bedford.
Bergman.
Camp.
Hester.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

HOUSE BILL NO. 9 ON SECOND READING

Mr. Pope moved that the regular Harman.

order of business and the Forty-eight-Hour Rule be suspended to take up and have placed on its second reading and passage to engrossment,

H. B. No. 9, A bill to be entitled "An Act to amend Section 6-a, of Section 27, of the General Laws of the Forty-third Legislature, First Called Session, so as to reduce registration license fees on commercial motor vehicles, without trailers or semi-trailers, when same are used exclusively by the owner thereof, in the transportation of his poultry, dairy, live stock and farm products, grown or produced by him, to market or to other points, for sale or processing, and for the transportation of laborers from their place of residence, and materials, tools, equipment, and supplies, without charge, by the owner of such commercial motor vehicle from place of purchase or storage to his own farm or ranch for his exclusive use or use on such farm, etc., and declaring an emergency.'

The motion prevailed by the following vote:

Yeas—116

Aikin. Harris. Alexander. Hartzog. Alsup. Head. Atchison. Hill. Baker. Hodges. Barrett. Holekamp. Beck. Holland. Bourne. Holloway. Bradley. Hoskins. Burns. Huddleston. Butler. Hughes. Canon. Hunt. Cathey. Hunter. Caven. Hyder. Chastain. Jackson. Clayton. James. Colson. Jefferson. Coombes. Jones of Atascosa. Cowley. Jones of Runnels. Daniel. Jones of Shelby. Davidson. Kayton. Dean. Kyle of Hays. Devall. Kyle of Palo Pinto. Dunagan. Laird. Duvall. Latham. Engelhard. Lemens. Fain. Leonard. Fuchs. Lindsev. Glass. Lotief. Golson. Mackay.

Magee.

McKee.

Merritt.

McCullough. McGregor.

Good.

Goodman.

Griffith. Hankamer. Metcalfe. Scarborough. Mitcham. Scott. Shannon. Moffett Shults. Moore. Morrison. Smith. Stanfield. Morse. Nicholson. Steward. Stinson. Palmer. Stovall. Parkhouse. Stubbeman. Patterson. Pavlica. Tarwater. Pope. Tennyson. Thomas. Puryear. Ramsey. Reed of Bowie. Tillery. Turlington. Reed of Dallas. Vaughan. Riddle. Wagstaff. Walker. Roark. Weinert. Roberts. Rogers of Hunt. Wells. Winningham. Rogers of Ochiltree. Wood. Russell. Young.

Nays—8

Adamson. Johnson Barron. of Anderson. Crossley. Ratliff. Hicks. Ray. Townsend.

Savage.

Absent

Anderson. Greathouse. Calvert. Harrison. Celaya. Lange. Dunlap. Long. Dwyer. Munson. Fisher. Renfro. Ford. Rollins. Graves. Van Zandt.

Absent—Excused

Bedford. Johnson Bergman. of Dimmit. Camp. Mathis. Hester. McDougald. Reader.

The Speaker laid the bill before the House, and it was read second time.

Mr. Rogers of Ochiltree offered the following amendment to the bill:

Amend House Bill No. 9 by striking out Section 2 and renumbering accordingly.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

House Bill No. 9 was then passed | Hyder. to engrossment.

Jackson.

HOUSE BILL NO. 9 ON THIRD READING

Mr. Pope moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 9 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—121

Adamson. James. Aikin. Jefferson. Alexander. Johnson Alsup. of Anderson. Atchison. Jones of Atascosa. Baker. Jones of Runnels. Jones of Shelby. Barrett. Barron. Kayton. Beck. Kyle of Hays. Bourne. Kyle of Palo Pinto. Bradley. Laird. Burns. Latham. Butler. Lemens. Canon. Leonard. Cathey. Lindsev. Caven. Long. Celaya. Mackay. Chastain. Magee. Clayton. McKee. Colson. Merritt. Coombes. Mitcham. Cowley. Moffett. Crossley. Moore. Daniel. Morrison. Davidson. Morse. Dean. Palmer. Devall. Parkhouse. Dunagan. Patterson. Engelhard. Pavlica. Fain. Pope. Fuchs. Puryear. Glass. Ramsey. Golson. Ratliff. Good. Ray. Goodman. Reed of Bowie. Griffith. Reed of Dallas. Hankamer. Renfro. Harris. Riddle. Hartzog. Roark. Roberts. Head. Hicks. Rogers of Hunt. Hill. Rogers Hodges. of Ochiltree. Holekamp. Rollins. Holland. Russell. Holloway. Savage. Hoskins. Scarborough. Huddleston. Scott. Hughes. Shannon. Hunt. Shults. Hunter. Smith. Stanfield.

Steward.

Vaughan. Stinson. Wagstaff. Stovall. Walker. Stubbeman. Weinert. Tarwater. Wells. Tennyson. Winningham. Thomas. Wood. Tillery. Young. Turlington. Van Zandt.

Absent

Harrison. Anderson. Lange. Calvert. Lotief. Dunlap. McCullough. Duvall. McGregor. Dwyer. Fisher. Metcalfe. Ford. Munson. Graves. Nicholson. Greathouse. Townsend. Harman.

Absent--Excused

Bedford.
Bergman.
Camp.
Hester.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

The Speaker then laid House Bill No. 9 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-122

Adamson. Fuchs. Aikin. Glass. Alexander. Golson. Alsup. Good. Atchison. Greathouse. Baker. Griffith. Parrett. Hankamer. Parron. Harman. Beck. Harris. Bourne. Hartzog. Bradley. Head. Burns. Hicks. Butler. Hill. Canon. Hodges. Cathey. Holekamp. Caven. Holland. Celaya. Holloway. Chastain. Hoskins. Clayton. Huddleston. Colson. Hughes. Coombes. Hunt. Cowley. Hunter. Crossley. Hyder. Daniel. Jackson. Davidson. James. Dean. Johnson Devall. of Anderson. Engelhard. Jones of Atascosa. Fain. Jones of Runnels.

Jones of Shelby. Renfro. Kayton. Roark. Kyle of Hays. Roberts. Rogers of Hunt. Kyle of Palo Pinto. Laird. Rogers of Ochiltree. Latham. Rollins. Lemens. Russell. Leonard. Lindsey. Savage. Scarborough. Long. Lotief. Scott. Mackay. Shannon. Shults. Magee. McCullough. Smith. Merritt. Stanfield. Mitcham. Steward. Moffett. Stinson. Stovall. Moore. Morrison. Stubbeman. Morse. Tarwater. Nicholson. Tennyson. Palmer. Thomas. Parkhouse. Tillery. Patterson. Turlington. Van Zandt. Pavlica. Pope. Vaughan. Wagstaff. Puryear. Walker. Ramsey. Ratliff. Weinert. Ray. Wells. Reader. Winningham. Reed of Bowie. Wood. Reed of Dallas. Young.

Absent

Harrison. Anderson. Calvert. Jefferson. Dunlap. Lange. McGregor. Dunagan. McKee. Duvall. Dwyer. Metcalfe. Fisher. Munson. Ford. Riddle. Goodman. Townsend. Graves.

Absent-Excused

Bedford. Johnson
Bergman. of Dimmit.
Camp. Mathis.
Hester. McDougald.

HOUSE BILL NO. 56 ON SECOND READING

Mr. Jefferson moved that the regular order of business and the Fortyeight-Hour Rule be suspended to take up and have placed on its second reading and passage to engrossment.

reading and passage to engrossment, H. B. No. 56, A bill to be entitled "An Act amending Chapter 19, House Bill No. 88, Acts of the Second Called Session of the Forty-third Legislature, declaring the policy of the Legislature to provide for the general wel-

fare by co-operation with the Federal Government in making effective the provisions of the National Agricultural Adjustment Act and the National Recovery Act within the State of Texas with reference to producers, distributors, and processors of milk and milk products; defining certain terms used in the bill; providing for application to the Commissioner of Agriculture by groups engaged in the milk industry in counties having a population not less than 290,000 and not more than 300,000; for the setting up of a code, codes, or agreement; authorizing local milk industry boards in said counties after hearing to set up and promulgate a code, codes, or agreements for fair competition for the milk industry; authorizing said board to impose such conditions as are necessary to make the codes effective and to establish rules and regulations for their conduct, providing penalties for violation of such codes; etc., and declaring an emergency.".

The motion prevailed by the following vote:

Yeas—81

Alexander. Jones of Atascosa. Atchison. Jones of Shelby. Baker. Kayton. Barrett. Kyle of Hays. Barron. Kyle of Palo Pinto. Bourne. Laird. Bradley. Latham. Butler. Lemens. Canon. Mackay. Cathey. Magee. McGregor. Caven. Celaya. Mitcham. Colson. Moffett. Cowley. Moore. Daniel. Morrison. Davidson. Morse. Dean. Palmer. Dunagan. Pavlica. Duvall. Pope. Engelhard. Ray. Fain. Reed of Dallas. Fuchs. Renfro. Golson. Roark. Good. Roberts. Greathouse. Rogers Griffith. of Ochiltree. Harman. Rollins. Harris. Russell. Head. Savage. Hill. Scarborough. Hodges. Scott. Holland. Shannon. Hoskins. Smith. Hughes. Stanfield. James. Steward.

Stinson. Turlington.
Stovall. Van Zandt.
Stubbeman. Walker.
Tarwater. Weinert.
Thomas. Wells.
Tillery. Young.

Nays—30

Adamson. Lindsey. Aikin. Merritt. Alsup. Patterson. Puryear. Beck. Burns. Ramsey. Chastain. Ratliff. Coombes. Reed of Bowie. Crossley. Rogers of Hunt. Devall. Shults. Holekamp. Tennyson. Hunt. Townsend. Vaughan. Hunter. Hyder. Wagstaff. Winningham. Johnson of Anderson. Wood. Jones of Runnels.

Absent

Anderson. Holloway. Calvert. Huddleston. Clayton. Jackson. Dunlap. Lange. Dwyer. Leonard. Fisher. Long. Ford. Lotief. McCullough. Glass. Goodman. McKee. Graves. Metcalfe. Hankamer. Munson. Harrison. Nicholson. Parkhouse. Hartzog. Hicks. Riddle.

Absent-Excused

Bedford.
Bergman.
Camp.
Hester.
Jefferson.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

(Mr. Leonard in the Chair.)

The Speaker laid the bill before the House, and it was read second time. Mr. Jefferson offered the following committee amendments to the bill:

(1)

Amend House Bill No. 56 by striking out the first paragraph of Section 1.

(2)

Amend the caption of House Bill No. 56 to conform to the body of the bill as amended.

(3)

Amend House Bill No. 56 by striking out Section 11 thereof, and renumbering the sections accordingly.

(4)

Amend House Bill No. 56, page 2, Section 2, Subsection D, and page 3, Section 2, Subsection G, by adding the words "frozen milk," between the words "ice cream" and "condensed milk."

The amendments were severally adopted.

Mr. Burns offered the following amendment to the bill:

Amend House Bill No. 56 by adding at the proper place: "Provided the provisions of this bill shall not alter, repeal, change, modify, or any way change the purpose of the Anti-Trust Laws of the State of Texas."

The amendment was adopted.

House Bill No. 56 was passed to engrossment.

MOTION TO TAKE UP HOUSE BILL NO. 56

Mr. Jefferson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 56 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas-84

Alexander. Greathouse. Atchison. Griffith. Baller. Hankamer. Barrett. Harman. Barron. Harris. Bourne. Hartzog. Bradley. Hill. Butler. Hodges. Calvert. Holland. Canon. Holloway. Cathey. Hoskins. Caven. Huddleston. Celaya. Hughes. Clayton. Jackson. Colson. James. Dean. Jefferson. Dunagan. Jones of Atascosa. Duvall. Jones of Shelby. Engelhard. Kayton. Fain. Kyle of Hays. Fuchs. Kyle of Palo Pinto. Golson. Laird. Goodman. Latham. Graves. Lemens.

Lotief. Rogers Mackay. of Ochiltree. Magee. Rollins. Metcalfe. Russell. Moffett. Savage. Moore. Scarborough, Morrison. Shannon. Nicholson. Smith. Palmer. Stanfield. Pavlica. Steward. Stovall. Pope. Tarwater. Ramsey. Thomas. Ray. Reed of Dallas. Tillery. Turlington. Renfro. Van Zandt. Riddle. Walker. Roark. Roberts. Wells. Young.

Nays-30

Adamson. Merritt. Aikin. Mitcham. Alsup. Patterson. Burns. Puryear. Ratliff. Daniel. Devall. Reed of Bowie. Good. Rogers of Hunt. Hicks. Scott. Holekamp. Stubbeman. Tennyson. Hunt. Hunter. Townsend. Hyder. Vaughan. Wagstaff. Johnson of Anderson. Winningham. Jones of Runnels. Wood. Lindsey.

Absent

Anderson. Head. Beck. Lange. Chastain. Leonard. Long. McCullough. Coombes. Cowley. Crossley. McGregor. McKee. Davidson. Dunlap. Morse. Dwyer. Munson. Fisher. Parkhouse. Ford. Shults. Glass. Stinson. Harrison. Weinert.

Absent—Excused

Bedford.
Bergman.
Camp.
Hester.

Bedford.
Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, September 24, 1934. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate

has refused to concur in House amendments to Senate Bill No. 3, and requests the appointment of a conference committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate: Senators Hopkins, Holbrook, Woodward, Woodul, and Regan.

> Respectfully, BOB BARKER, Secretary of the Senate.

GRANTING REQUEST OF SENATE

On motion of Mr. Engelhard, the House granted the request of the Senate for the appointment of a conference committee on Senate Bill No. 3.

RECESS

On motion of Mr. Dunagan, the House, at 12 o'clock m., took recess to 2 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

HOUSE BILL NO. 66 ON SECOND READING

On motion of Mr. Kayton, the regular order of business was suspended to take up and have placed on its second reading and passage to engrossment,

H. B. No. 66, A bill to be entitled "An Act making an emergency appropriation of money for the board of county and district road indebtedness; providing the purposes thereof, the means and manner of expenditure thereof, and declaring an emergency.'

The Speaker laid the bill before the House, and it was read second time.

Mr. Kayton offered the following amendment to the bill:

Strike out all of Section 1 and insert in lieu thereof the following:

"Section 1. There is hereby appropriated out of the County and Road District Highway Fund, as created by House Bill No. 2, Chapter 13, of the Acts of the Third Called Session of the Forty-second Legislature, not oth- | man, of Athens, Texas, permission to

to inform the House that the Senate gency appropriation for the board of county and district road indebtedness, in the amount of eight thousand dollars (\$8,000), or so much thereof as may be necessary. Said appropriation is made for the purpose of purchasing a bookkeeping machine, office furniture and fixtures, records, books, and stationery, and the payment of other necessary expense for the operation of the office of said board."

The amendment was adopted.

House Bill No. 66 was then passed to engrossment.

HOUSE BILL NO. 22 ON SECOND READING

On motion of Mr. Mackay, the regular order of business was suspended to take up, and have placed on its second reading and passage to engrossment,

H. B. No. 22, A bill to be entitled "An Act making an emergency appropriation for the State Commission for the Blind; authorizing the State Commission for the Blind to employ an additional stenographer; providing for the salary of said stenographer; providing how the remainder of said appropriation shall be used, and declaring an emergency.'

The Speaker laid the bill before the House, and it was read second time.

Mr. Alsup offered the following amendment to the bill:

Amend House Bill No. 22 by add-"Banking exing the following: aminer, \$2,000."

Mr. Griffith raised a point of order further consideration of the amendment, on the ground that the amendment is not germane to the

The Speaker sustained the point of

House Bill No. 22 was then passed to engrossment.

HOUSE BILL NO. 87 ON SECOND READING

On motion of Mr. Mitcham, the regular order of business was suspended to take up and have placed on its second reading and passage to engrossment,

H. B. No. 87, A bill to be entitled "An Act granting Ernest A. Landerwise appropriated, to cover an emer- bring suit against the State of Texas Pope.

Ramsey.

Ratliff.

Renfro.

Riddle.

Roark.

Roberts.

Rogers

Rollins.

Russell.

Savage.

Scott.

Ray.

in the district court of Henderson Palmer. County for attorney's fees amounting to two thousand two hundred fifty dollars (\$2,250) for the collection of the sum of twenty-two thousand five hundred dollars (\$22,500) from the bondsmen of the Athens National Bank of Athens, Henderson County, Texas; providing that such suit may be filed within two (2) years after this Act takes effect; providing for the method of serving processes and for procedure governing the trial and determination of such suit, and declaring an emergency.

The Speaker laid the bill before the House; it was read second time, and was passed to engrossment.

HOUSE BILL NO. 87 ON THIRD READING

Mr. Mitcham moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 87 | Anderson. be placed on its third reading and Barron. final passage.

The motion prevailed by the following vote:

Yeas—104

Adamson. Hicks. Aikin. Hill. Hodges. Alexander. Holekamp. Alsup. Atchison. Holland. Baker. Holloway. Barrett. Hoskins. Beck. Huddleston. Bourne. Hughes. Bradley. Hunt. Burns. Hyder. Butler. Jackson. Canon. James. Cathey. Jefferson. Jones of Atascosa. Celaya. Jones of Runnels. Chastain. Clayton. Kayton. Colson. Kyle of Hays. Coombes. Kyle of Palo Pinto. Cowley. Lemens. Daniel. Leonard. Dean. Lotief. Engelhard. Mackay. Fain. Magee. Glass. McCullough. Golson. McKee. Good. Merritt. Graves. Metcalfe. Greathouse. Mitcham. Griffith. Moffett. Hankamer. Moore. Harris. Morrison. Harrison. Morse. Hartzog. Munson.

Shannon. Shults. Smith. Stanfield. Steward. Stinson. Reed of Bowie. Reed of Dallas. Stubbeman. Tarwater. Tennyson. Thomas. Tillery. Rogers of Hunt. Turlington. Van Zandt. of Ochiltree. Wagstaff. Walker. Weinert. Wells. Winningham. Scarborough.

Nays-4

Goodman. Lindsey.

Puryear. Stovall.

Absent

Johnson of Anderson. Jones of Shelby. Calvert. Laird. Caven. Crossley. Lange. Davidson. Latham. Long. Devall. Dunlap. McGregor. Dunagan. Nicholson. Duvall. Parkhouse. Dwyer. Patterson. Fisher. Pavlica. Ford. Townsend. Fuchs. Vaughan. Wood. Harman. Head. Young. Hunter.

Absent—Excused

Bedford. Johnson of Dimmit. Bergman. Mathis. Camp. Hester. McDougald. Reader.

The Speaker then laid House Bill No. 87 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-106

Adamson. Bourne. Aikin. Bradley. Alexander. Burns. Alsup. Butler. Atchison. Canon. Baker. Celaya. Barrett. Chastain. Barron. Clayton. Beck. Colson.

Mitcham. Coombes. Moffett. Cowley. Moore. Daniel. Dean. Morrison. Duvall. Morse. Munson. Engelhard. Fain. Nicholson. Palmer. Fuchs. Parkhouse. Glass. Golson. Ramsey. Good. Ratliff. Greathouse. Ray. Reed of Bowie. Griffith. Reed of Dallas. Hankamer. Renfro. Harris. Roark. Harrison. Hartzog. Roberts. Head. Rogers Hicks. of Ochiltree. Hill. Rollins. Hodges. Russell. Savage. Holekamp. Scarborough. Holland. Holloway. Scott. Hoskins. Shannon. Huddleston. Shults. Hughes. Smith. Hunt. Stanfield. Hyder. Steward. Jackson. Stinson. James. Stubbeman. Jones of Atascosa. Tarwater. Jones of Runnels. Tennyson. Thomas. Kayton. Kyle of Hays. Tillery. Kyle of Palo Pinto. Turlington. Lemens. Van Zandt. Leonard. Wagstaff. Walker. Lotief. Mackay. Weinert. Magee. Wells. Winningham. McCullough. Wood. McGregor. McKee. Young.

Nays—6

Cathev. Goodman. Lindsey.

Metcalfe.

Purvear. Rogers of Hunt.

Stovall.

Absent

Anderson. Calvert. Caven. Crossley. Davidson. Devall. Dunlap. Dunagan. Dwyer. Fisher. Ford. Graves. Harman. Hunter. Jefferson.

Johnson of Anderson. Jones of Shelby.

Laird. Lange. Latham. Long. Merritt. Patterson. Pavlica. Pope. Riddle. Townsend. Vaughan.

Absent—Excused

Johnson Bedford. Bergman. of Dimmit. Camp. Mathis. McDougald. Hester. Reader.

HOUSE BILL NO 66 ON THIRD READING

Mr. Kayton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 66 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-102

Adamson. Jones of Atascosa. Alexander. Jones of Runnels. Kayton. Alsup. Atchison. Kyle of Hays. Baker. Kyle of Palo Pinto. Barrett. Lemens. Beck. Leonard. Bourne. Lindsey. Bradley. Lotief. Butler. Mackay. Canon. Magee. Cathey. McCullough. McKee. Celaya. Chastain. Merritt. Clayton. Metcalfe. Colson. Mitcham. Moffett. Cowley. Moore. Daniel. Dean. Morrison. Engelhard. Morse. Fain. Munson. Nicholson. Fuchs. Palmer. Glass. Parkhouse. Golson. Pope. Goodman. Greathouse. Puryear. Ratliff. Griffith. Reed of Bowie. Hankamer. Reed of Dallas. Harris. Renfro. Harrison. Riddle. Hartzog. Roark. Head. Roberts. Hicks. Hill. Rogers of Ochiltree. Hodges. Rollins. Holekamp. Russell. Holland. Holloway. Savage. Scarborough. Hoskins. Huddleston. Scott. Shannon. Hughes. Hunt. Shults.

Smith.

Stanfield.

Steward.

Hyder.

James.

Jackson.

Van Zandt. Stinson. Stovall. Wagstaff. Wells. Stubbeman. Winningham. Tarwater. Wood. Tennyson. Young. Thomas. Turlington.

Nays-8

Aikin. Burns. Graves. Ramsey. Rav. Rogers of Hunt. Vaughan. Walker.

Absent

Hunter. Anderson. Jefferson. Barron. Calvert. Johnson of Anderson. Caven. Jones of Shelby. Coombes. Crossley. Laird. Lange. Davidson. Devall. Latham. Dunlap. Long. McGregor. Dunagan. Patterson. Duvall. Pavlica. Dwyer. Tillery. Fisher. Townsend. Ford. Weinert. Good. Harman.

Absent—Excused

Bedford. Bergman. Camp. Hester.

Johnson of Dimmit. Mathis. McDougald. Reader.

The Speaker then laid House Bill No. 66 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-99

Adamson. Engelhard. Alexander. Fain. Alsup. Fuchs. Atchison. Glass. Baker. Golson. Barrett. Goodman. Beck. Greathouse. Bourne. Griffith. Bradley. Hankamer. Burns. Harris. Butler. Hartzog. Canon. Head. Celaya. Hicks. Chastain. Hill. Clayton. Hodges. Colson. Holekamp. Cowley. Holland. Daniel. Holloway. Dean. Hoskins.

Huddleston. Reed of Bowie. Reed of Dallas. Hughes. Hunt. Hyder. Jackson. James. Jefferson. Jones of Atascosa. Jones of Runnels. Kayton. Kyle of Hays. Kyle of Palo Pinto. Savage. Lemens. Leonard. Lindsey. Lotief. Mackay. Magee. McGregor. McKee. Merritt. Metcalfe. Mitcham. Moffett. Morse. Munson. Palmer. Parkhouse. Pope. Ratliff. Ray.

Renfro. Riddle. Roark. Roberts. Rogers of Hunt. Rogers of Ochiltree. Rollins. Russell. Scarborough. Shannon. Shults. Smith. Stanfield. Steward. Stinson. Stovall. Stubbeman. Tarwater. Tennyson. Thomas. Tillery. Turlington. Van Zandt. Wagstaff. Weinert. Wells. Wood.

Nays-1

Aikin. Puryear.

Ramsev. Walker.

Hunter.

Absent

Anderson. Barron. Calvert. Cathey. Caven. Coombes. Crossley. Davidson. Devall. Dunlap. Dunagan. Duvall. Dwyer. Fisher. Ford. Good. Graves. Harman. Harrison.

Johnson of Anderson. Jones of Shelby. Laird. Lange. Latham. Long. McCullough. Moore. Morrison. Nicholson. Patterson. Pavlica. Scott. Townsend. Vaughan. Winningham. Young.

Absent—Excused

Bedford. Bergman. Camp. Hester.

Johnson of Dimmit. Mathis. McDougald. Reader.

HOUSE BILL NO 22 ON THIRD READING

Mr. Mackay moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 22 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107

Leonard. Adamson. Lindsey. Aikin. Lotief. Alexander. Alsup. Mackay. Atchison. Magee. Baker. McCullough. McGregor. Barrett. McKee. Beck. Merritt. Bourne. Metcalfe. Bradley. Mitcham. Burns. Moffett. Butler. Moore. Canon. Morrison. Cathey. Celaya. Morse. Munson. Chastain. Nicholson. Clayton. Palmer. Colson. Cowley. Parkhouse. Daniel. Pope. Puryear. Dean. Duvall. Ramsey. Engelhard. Ratliff. Fain. Ray. Fuchs. Reed of Bowie. Glass. Reed of Dallas. Golson. Renfro. Good. Riddle. Greathouse. Roark. Griffith. Roberts. · Hankamer. Rogers Harris. of Ochiltree. Harrison. Rollins. Hartzog. Russell. Head. Savage. Hicks. Scarborough. Hill. Scott. Hodges. Shannon. Holekamp. Shults. Holland. Smith. Holloway. Stanfield. Hoskins. Steward. Huddleston. Stinson. Hughes. Stubbeman. Hyder. Tarwater. Jackson. Tennyson. James. Thomas. Jefferson. Tillery. Jones of Atascosa. Turlington. Jones of Runnels. Van Zandt. Kayton. Wagstaff. Kyle of Hays. Walker. Kyle of Palo Pinto. Wells.

Wood.

Lemens.

 \mathbb{R}_{+}

Nays-3

Stovall.

Goodman. Rogers of Hunt.

Absent

Anderson. Hunter. Barron. Johnson Calvert. of Anderson. Caven. Jones of Shelby. Coombes. Laird. Crossley. Lange. Davidson. Latham. Long. Devall. Patterson. Dunlap. Dunagan. Pavlica. Dwyer. Townsend. Fisher. Vaughan. Ford. Weinert. Graves. Winningham. Harman. Young. Hunt.

Absent-Excused

Bedford. Johnson Bergman. of Dimmit. Camp. Mathis. McDougald. Hester. Reader.

The Speaker then laid House Bill No. 22 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-109

Adamson. Hankamer. Aikin. Harris. Alexander. Harrison. Alsup. Hartzog. Atchison. Head. Baker. Hicks. Barrett. Hill. Bourne. Holekamp. Burns. Holland. Butler. Holloway. Huddleston. Canon. Cathey. Hughes. Celaya. Hunt. Chastain. Hyder. Jackson. Clayton. Colson. James. Jones of Atascosa. Cowley. Jones of Runnels. Daniel. Jones of Shelby. Davidson. Engelhard. Kayton. Kyle of Hays. Fain. Fuchs. Kyle of Palo Pinto. Glass. Lemens. Golson. Lindsey. Good. Leonard. Graves. Long. Lotief. Greathouse. Griffith.

Mackay.

Rogers Magee. of Ochiltree. McCullough. Rollins. McGregor. Russell. McKee. Savage. Merritt. Scarborough. Metcalfe. Scott. Mitcham. Shannon. Moffett. Shults. Moore. Smith. Morrison. Stanfield. Morse. Steward. Munson. Stinson. Nicholson. Stubbeman. Palmer. Tarwater. Parkhouse. Tennyson. Patterson. Thomas. Pope. Tillery. Puryear. Turlington. Ramsey. Van Zandt. Ratliff. Ray. Reed of Bowie. Wagstaff. Walker. Reed of Dallas. Weinert. Wells. Renfro. Winningham. Riddle. Wood. Roark. Young. Roberts.

Nays—2

Goodman.

Stovall.

Absent

Ford. Anderson. Harman. Barron. Hodges. Beck. Bradley. Hoskins. Calvert. Hunter. Jefferson. Caven. Johnson Coombes. Crossley. of Anderson. Laird. Dean. Devall. Lange. Dunlap. Latham. Pavlica. Dunagan. Rogers of Hunt. Duvall. Dwyer. Townsend. Fisher. Vaughan.

Absent-Excused

Bedford.
Bergman.
Camp.
Hester.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

SENATE BILL NO. 22 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 22, A bill to be entitled Hodges. "An Act amending Article 198, Title Holekamp.

8, Revised Civil Statutes of 1925, as amended by Chapter 38, of the Forty-second Legislature at its Third Called Session, by placing Hunt County within, to compose a part of, both the Fifth (5th) and Sixth (6th) Supreme Judicial Districts of Texas, and regulating the filing, in the respective Courts of Civil Appeals established in said districts, cases appealed from the trial courts of Hunt County, and declaring an emergency."

The bill was read second time.

Senate Bill No. 22 was then passed to third reading.

SENATE BILL NO 22 ON THIRD READING

Mr. Vaughan moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill Bill No. 22 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111

Holland. Adamson. Holloway. Aikin. Alexander. Hoskins. Huddleston. Alsup. Atchison. Hughes. Baker. Hunt. Barrett. Hunter. Beck. Hyder. Bourne. Jackson. Bradley. James. Jones of Atascosa. Jones of Runnels. Jones of Shelby. Burns. Butler. Canon. Chastain. Kayton. Kyle of Hays. Colson. Kyle of Palo Pinto. Cowley. Daniel. Latham. Dunagan. Lemens. Engelhard. Leonard. Fain. Lindsey. Fuchs. Lotief. Glass. Mackay. McCullough. Golson. Goodman. McGregor. Graves. McKee. Greathouse. Merritt. Griffith. Metcalfe. Hankamer. Mitcham. Harris. Moffett. Harrison. Moore. Morrison. Hartzog. Morse. Head. Hicks. Munson. Nicholson. Hill. Palmer. Parkhouse.

Patterson. Pope. Puryear. Ramsey. Ratliff. Ray. Reed of Bowie. Reed of Dallas. Renfro. Riddle. Roark. Roberts. Rogers of Ochiltree. Rollins. Russell. Savage. Scarborough. Scott. Shannon. Shults.	Smith. Stanfield. Steward. Stinson. Stovall. Stubbeman. Tarwater. Tennyson. Thomas. Tillery. Townsend. Turlington. Van Zandt. Vaughan. Wagstaff. Walker. Weinert. Wells. Wood. Young.
	11000110

Anderson. Barron. Calvert. Cathey. Caven. Celaya. Clayton. Coombes. Crossley. Davidson. Dean. Devall. Dunlap. Duvall.	Fisher. Ford. Good. Harman. Jefferson. Johnson of Anderson. Laird. Lange. Long. Magee. Pavlica. Rogers of Hunt. Winningham.
	Winningham
Dwyer.	11 mmmgmann.
~ 17 5 ~ 2 .	

Absent—Excused

Bedford.	Johnson
Bergman.	of Dimmit.
Camp.	Mathis.
Hester.	McDougald.
	Reader.

The Speaker then laid Senate Bill No. 22 before the House on its third reading and final passage.

reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-114

Greathouse. Palmer. Griffith. Parkhouse. Harris. Patterson. Harrison. Pope. Hartzog. Puryear. Ramsey. Head. Hicks. Ratliff. Hill. Ray. Reed of Bowie. Hodges. Reed of Dallas. Holekamp. Holland. Renfro. Holloway. Riddle. Hoskins. Roark. Huddleston. Roberts. Hughes. Rogers of Hunt. Hunter. Rogers Hyder. of Ochiltree. Jackson. Rollins. James. Russell. Jefferson. Savage. Jones of Atascosa. Scarborough. Jones of Runnels. Scott. Jones of Shelby. Shannon. Kayton. Shults. Kyle of Hays. Smith. Kyle of Palo Pinto. Stanfield. Latham. Steward. Lemens. Stinson. Leonard. Stovall. Lindsey. Stubbeman. Tarwater. Long. Lotief. Tennyson. Mackay. Thomas. Tillery. Magee. Townsend. McCullough. McGregor. Turlington. Van Zandt. McKee. Merritt. Vaughan. Mitcham. Wagstaff. Moffett. Walker. Moore, Weinert. Wells. Morrison. Morse. Wood. Munson. Young. Nicholson.

Absent

Anderson.	Dwyer.
Barron.	Fisher.
Beck.	Ford.
Calvert.	Hankamer.
Cathey.	Harman.
Caven.	Hunt.
Celaya.	Johnson
Clayton.	of Anderson.
Crossley.	Laird.
Daniel.	Lange.
Davidson.	Metcalfe.
Devall.	Pavlica.
Dunlap.	Winningham.
Duvall.	

Absent-Excused

1	
Bedford. Bergman.	Hester.
Bergman.	Johnson
Camp.	of Dimmit.

Mathis. McDougald. Reader.

SENATE BILL NO. 18 ON SECOND READING

On motion of Mr. Griffith, by unanimous consent, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 18, A bill to be entitled "An Act to prohibit the sale of barbituric acid or derivatives and compounds thereof under any copyrighted or chemical names, except to wholesale drug houses, chemical houses and dispensing pharmacies or practicing physicians; providing that the same may not be dispensed except by a practicing physician or retail pharmacy on prescriptions written by a legally qualified practicing physician; providing certain rules and regulations; prescribing a penalty for the violation of this Act; and declaring an emergency."

The Speaker laid the bill before the House, it was read second time, and was passed to third reading.

SENATE BILL NO. 18 ON THIRD READING

Mr. Griffith moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 18 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-103

Adamson. Golson. Alexander. Goodman. Alsup. Graves. Atchison. Greathouse. Baker. Griffith. Barrett. Hankamer. Beck. Harris. Bergman. Harrison. Bourne. Hartzog. Butler. Head. Canon. Hicks. Clayton. Hill. Colson. Hodges. Cowley. Holekamp. Davidson. Hoskins. Dean. Huddleston. Dunagan. Hughes. Engelhard. Hunter. Fain. Hyder. Fuchs. Jackson. Glass. James.

Jefferson. Riddle. Jones of Runnels. Roark. Jones of Shelby. Roberts. Kayton. Rogers of Hunt. Kyle of Hays. Rogers Kyle of Palo Pinto. of Ochiltree. Rollins. Latham. Russell. Lemens. Leonard. Savage. Scarborough. Lindsey. Shannon. Long. Shults. Lotief. Mackay. Smith. McKee. Stanfield. Steward. Metcalie. Mitcham. Stinson. Moffett. Stovall. Moore. Stubbeman. Morrison. Tarwater. Morse. Tennyson. Thomas. Munson. Nicholson. Townsend. Palmer. Turlington. Patterson. Van Zandt. Vaughan. Pope. Walker. Ramsey. Weinert. Ratliff. Wells. Ray. Reed of Bowie. Winningham. Reed of Dallas. Wood. Renfro. Young.

Nays-9

Aikin. Merritt.
Burns. Puryear.
Daniel. Scott.
Good. Tillery.
Magee.

Present-Not Voting

Jones of Atascosa.

Absent

Anderson. Ford. Harman. Barron. Bradley. Holland. Calvert. Holloway. Cathey. Hunt. Caven. Johnson Celaya. of Anderson. Chastain. Laird. Lange. Coombes. McCullough. Crossley. Devall. McGregor. Dunlap. Parkhouse. Duvall. Pavlica. Dwyer. Wagstaff. Fisher.

Absent-Excused

Bedford. Mathis. Camp. McDougald. Hester. Reader. Johnson

of Dimmit.

The Speaker then laid Senate Bill No. 18 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-103

Adamson. Long. Alexander. Lotief. Alsup. Mackay. Atchison. McGregor. Baker. McKee. Barrett. Metcalfe. Beck. Mitcham. Bergman. Moffett. Bourne. Moore. Butler. Morrison. Canon. Morse. Chastain. Munson. Clayton. Nicholson. Colson. Palmer. Cowley. Patterson. Pavlica. Dean. Dunagan. Pope. Ramsey. Engelhard. Fain. Ratliff. Fuchs. Ray. Glass. Reed of Bowie. Golson. Reed of Dallas. Goodman. Renfro. Graves. Riddle. Greathouse. Roark. Griffith. Roberts. Hankamer. Rogers Harris. of Ochiltree. Rollins. Harrison. Hartzog. Russell. Savage. Head. Hicks. Scarborough. Hill. Shannon. Hodges. Shults. Holekamp. Smith. Holland. Stanfield. Holloway, Steward. Hoskins. Stinson. Huddleston. Stovall. Hughes. Stubbeman. Hunter. Tarwater. James. Tennyson. Jefferson. Thomas. Jones of Runnels. Townsend. Jones of Shelby. Turlington. Kayton. Van Zandt. Kyle of Hays. Vaughan. Kyle of Palo Pinto. Wagstaff. Latham. Wells. Lemens. Winningham. Leonard. Wood.

Nays-13

Young.

Aikin. Hyder.
Burns. Magee.
Daniel. McCullough.
Good. Merritt.

Lindsey.

Puryear. Tillery. Rogers of Hunt. Walker. Scott.

Present—Not Voting

Jones of Atascosa.

Absent

Anderson. Dwyer. Barron. Fisher. Bradley. Ford. Calvert. Harman. Cathey. Hunt. Jackson. Caven. Celaya. Johnson Coombes. of Anderson. Crossley. Laird. Davidson. Lange. Devall. Parkhouse. Dunlap. Weinert. Duvall.

Absent-Excused

Bedford.
Camp.
Hester.

Mathis.
McDougald.
Reader.

SENATE BILL NO. 36 ON SECOND READING

On motion of Mr. Fain, by unanimous consent, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 36, A bill to be entitled "An Act to amend Chapter 6, Article 2092, of the Revised Civil Statutes pertaining to certain district court rules, practice, and procedure thereunder, by adding to said Article Subdivision 18-a, Sections 1 and 2, and inserting same between Divisions 18 and 19, and for the appointment of an assignment clerk to serve under the presiding judge in setting and disposing of civil cases on the general jury docket; fixing the duties and salary of such assignment clerk and providing a method of payment, term of office, and dismissal thereof, and declaring an emergency."

The Speaker laid the bill before the House, and it was read second time.

Mr. Reed of Dallas offered the following amendment to the bill:

Amend Senate Bill No. 36 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. In all counties having a population of more than three hun-

dred thousand inhabitants and less than three hundred and fifty thousand inhabitants, according to the preceding Federal Census, a majority of the district judges of the district courts with civil jurisdiction only, may appoint an assignment clerk to serve under the presiding judge of said district courts in the setting and disposing of cases on the general jury docket. The salary of said clerk shall be fixed by the commissioners court of the county and paid in monthly installments on voucher approved by the presiding judge of said courts. His appointment shall be for a term of two years, but he shall be subject to dismissal by a majority of said judges for inefficiency or misconduct.

"Sec. 2. The fact that there is now no adequate provisions in law for the appointment of an assignment clerk to aid the district judges with civil jurisdiction only in the handling of general docket in counties affected by this Act, creates an imperative public necessity that the constitutional rule, requiring bills to be read on three separate days, be suspended, and the same is hereby suspended, and this Act shall take effect from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

Senate Bill No. 36 was then passed to third reading.

SENATE BILL NO. 36 ON THIRD READING

Mr. Reed of Dallas moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 36 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—112

Adamson. Bradley. Aikin. Burns. Alexander. Butler. Alsup. Calvert. Atchison. Canon. Baker. Chastain. Barrett. Clayton. Barron. Colson. Cowley. Beck. Bourne. Daniel.

Davidson. Mitcham. Dean. Moffett. Dunagan. Moore. Engelhard. Morrison. Morse. Fain. Fuchs. Munson. Nicholson. Glass. Golson. Palmer. Parkhouse. Good. Goodman. Patterson. Graves. Pavlica. Greathouse. Puryear. Griffith. Ramsey. Hankamer. Ratliff. Ray. Harris. Reed of Bowie. Harrison. Hartzog. Renfro. Head. Riddle. Hicks. Roark. Hill. Roberts. Hodges. Rogers of Hunt. Holekamp. Rogers of Ochiltree. Holloway. Rollins. Hoskins. Huddleston. Russell. Hughes. Savage. Hunt. Scarborough. Hunter. Shannon. Hyder. Shults. James. Smith. Jefferson. Stanfield. Jones of Atascosa. Steward. Jones of Runnels. Stinson. Jones of Shelby. Tarwater. Tennyson. Kayton. Kyle of Hays. Thomas. Kyle of Palo Pinto. Tillery. Latham. Townsend. Lemens. Turlington. Leonard. Van Zandt. Lindsey. Wagstaff. Long. Walker. Lotief. Wells. Mackay. Winningham. Magee. Wood.

Nays—1

Young.

Stovall.

McKee.

Merritt.

Absent

Anderson. Jackson. Cathey. Johnson of Anderson. Caven. Celaya. Laird. Coombes. Lange. McCullough. Crossley. Devall. McGregor. Dunlap. Metcalfe. Pope. Duvall. Dwyer. Reed of Dallas. Fisher. Scott. Ford. Stubbeman. Harman. Vaughan. Holland. Weinert.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

The Speaker then laid Senate Bill No. 36 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—113

Adamson. Kyle of Hays. Aikin. Kyle of Palo Pinto. Alexander. Latham. Alsup. Lemens. Atchison. Leonard. Baker. Lindsev. Barrett. Long. Barron. Lotief. Beck. Mackay. Bourne. Magee. Bradley. McGregor. Burns. McKee. Butler. Merritt. Calvert. Mitcham. Moffett. Canon. Chastain. Moore. Clayton. Morrison. Colson. Morse. Cowley. Munson. Nicholson. Daniel. Davidson. Palmer. Dean. Parkhouse. Devall. Patterson. Dunagan. Pavlica. Fain. Puryear. Ramsey. Glass. Golson. Ratliff. Good. Ray. Reed of Bowie. Graves. Greathouse. Reed of Dallas. Griffith. Renfro. Hankamer. Riddle. Harrison. Roark. Hartzog. Roberts. Head. Rogers of Hunt. Hicks. Rogers of Ochiltree. Hill. Hodges. Rollins. Holekamp. Russell. Holland. Savage. Hoskins. Scarborough. Huddleston. Shannon. Hughes. Shults. Hunter. Smith. Hyder. Stanfield. James. Steward. Jefferson. Stinson. Jones of Atascosa. Stovall. Jones of Runnels. Stubbeman.

Jones of Shelby.

Kayton.

Tarwater.

Tennyson.

Thomas. Wagstaff.
Tillery. Walker.
Townsend. Wells.
Turlington. Winningham.
Van Zandt. Wood.
Vaughan. Young.

Absent

Harman. Anderson. Cathey. Harris. Caven. Holloway. Celaya. Hunt. Jackson. Coombes. Crossley. Johnson of Anderson. Dunlap. Duvall. Laird. Dwyer. Lange. Engelhard. McCullough. Fisher. Metcalfe. Ford. Pope. Fuchs. Scott. Goodman. Weinert.

Absent-Excused

Bedford. Johnson
Bergman. of Dimmit.
Camp. Mathis.
Hester. McDougald.
Reader.

HOUSE BILL NO. 35 ON SECOND READING

On motion of Mr. Atchison, by unanimous consent, the regular order of business was suspended to take up and have placed on its second reading and passage to engrossment,

H. B. No. 35, A bill to be entitled "An Act providing that the office of assessor and collector of taxes, as combined by Sections 14 and 16, of Article 8, of the Texas Constitution, as the same was amended on November 8, 1932, shall give a bond conditioned for the faithful performance of the duties of the office of assessor and collector of taxes; etc., and declaring an emergency."

The Speaker laid the bill before the House, it was read second time, and was passed to engrossment.

HOUSE BILL NO. 35 ON THIRD READING

Mr. Engelhard moved that the contitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 35 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Adamson. Lotief. Mackay. Aikin. Magee. Alexander. McGregor. Alsup. Atchison. McKee. Baker. Merritt. Metcalfe. Barrett. Mitcham. Barron. Moffett. Beck. Bourne. Moore. Morrison. Bradley. Morse. Burns. Munson. Butler. Nicholson. Calvert. Palmer. Canon. Patterson. Clayton. Pavlica. Colson. Puryear. Cowley. Ramsey. Daniel. Ratliff. Dean. Devall. Ray.

Reed of Bowie. Engelhard. Reed of Dallas. Fain.

Renfro. Fuchs. Glass. Riddle. Golson. Roark. Good. Roberts. Rogers of Hunt. Goodman.

Graves. Rogers

Greathouse. of Ochiltree.

Griffith. Rollins. Hankamer. Russell. Harris. Savage. Scarborough. Harrison. Hartzog. Scott. Shannon. Head. Hicks. Shults. Hill. Smith.

Hodges. Stanfield. Holekamp. Steward. Hoskins. Stinson. Hughes. Stovall. Hunt. Tarwater. Tennyson. Hunter. Thomas. Hyder. Tillery. James. Jefferson. Turlington. Jones of Atascosa. Van Zandt.

Jones of Runnels. Vaughan. Jones of Shelby. Wagstaff. Walker. Kayton. Kyle of Hays. Weinert. Latham. Winningham.

Lemens. Wood. Leonard. Young.

Lindsey.

Absent

Anderson. Crosslev. Cathey. Davidson. Caven. Dunlap, Celaya. Dunagan. Chastain. Duvall. Coombes. Dwyer.

Fisher. Laird. Ford. Lange. Harman. Long. McCullough. Holland. Holloway. Parkhouse. Huddleston. Pope. Jackson. Stubbeman. Johnson Townsend. of Anderson. Wells. Kyle of Palo Pinto.

Absent—Excused

Bedford. Johnson Bergman. of Dimmit. Mathis. Camp. Hester. McDougald. Reader.

The Speaker then laid House Bill No. 35 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-113

Adamson. Hughes. Aikin. Hunt. Alexander. Hunter. Alsup. Hyder. Atchison. James. Baker. Jefferson. Jones of Runnels. Barrett. Barron. Jones of Shelby. Beck. Kayton. Kyle of Hays. Bourne. Bradley. Kyle of Palo Pinto. Burns. Latham. Butler. Lemens. Calvert. Leonard. Canon. Lindsey. Chastain. Long. Lotief. Clayton. Colson. Mackay. Cowley. Magee. Daniel. McGregor. Dean. McKee. Engelhard. Merritt. Fain. Metcalfe. Fuchs. Mitcham. Glass. Moffett. Golson. Moore. Goodman. Morrison. Greathouse. Morse. Griffith. Munson. Hankamer. Nicholson. Harris. Palmer. Harrison. Parkhouse. Hartzog. Patterson. Head. Pavlica. Hicks.

Holekamp. Ratliff. Holland. Ray. Hoskins. Reed of Bowie.

Hill.

Hodges.

Pope.

Puryear.

Ramsey.

Reed of Dallas. Steward. Stinson. Renfro. Riddle. Stovall. Roark. Tarwater. Roberts. Tennyson. Rogers of Hunt. Thomas. Tillery. Rogers of Ochiltree. Townsend. Turlington. Rollins. Van Zandt. Russell. Savage. Vaughan. Scarborough. Wagstaff. Scott. Walker. Weinert. Shannon. Shults. Winningham. Wood. Smith. Stanfield. Young.

Absent

Anderson. Good. Graves. Cathey. Harman. Caven. Holloway. Celaya. Coombes. Huddleston. Crossley. Jackson. Davidson. Johnson of Anderson. Devall. Dunlap. Jones of Atascosa. Laird. Dunagan. Duvall. Lange. McCullough. Dwyer. Fisher. Stubbeman. Ford. Wells.

Absent-Excused

Bedford.
Bergman.
Camp.
Hester.

Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

HOUSE BILL NO. 103 ON SECOND READING

On motion of Mr. Palmer, by unanimous_consent, the regular order of business was suspended to take up and have placed on its second reading and passage to engrossment,

H. B. No. 103, A bill to be entitled "An Act to amend Subdivision 3, Article 3883, Section 1, Chapter 220, Acts of Forty-third Legislature, Regular Session, 1933, page 734, by raising the salaries of justice of peace and constables in certain counties, and providing for excess fee remuneration and repealing all laws or parts of laws in conflict herewith; providing that this Act shall become effective on its passage, and declaring an emergency."

The Speaker laid the bill before the Harris House, it was read second time, and Hicks. was passed to engrossment.

MOTIONS TO TAKE UP HOUSE BILL NO. 103

Mr. Pope moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 103 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas—76

Aikin. Mackay. Baker. Magee. McĞregor. Barrett. McKee. Bourne. Bradley. Moffett. Burns. Moore. Butler. Morrison. Calvert. Morse. Canon. Munson. Chastain. Nicholson. Clayton. Palmer. Colson. Parkhouse. Cowley. Patterson. Daniel. Pavlica. Davidson. Pope. Dean. Puryear. Ramsey. Engelhard. Fuchs. Reed of Dallas. Glass. Renfro. Roark. Golson. Roberts. Greathouse. Hankamer. Rogers Head. of Ochiltree. Hill. Rollins. Russell. Hodges. Holekamp. Scarborough. Holland. Shannon. Holloway. Shults. Smith. Hughes. Stanfield. James. Jefferson. Steward. Jones of Runnels. Stinson. Jones of Shelby. Tarwater. Kayton. Turlington. Wagstaff. Latham. Walker. Lemens. Weinert. Leonard. Young. Lindsey. Lotief.

Nays—32

Adamson. Hunt. Hunter. Alsup. Atchison. Hyder. Kyle of Hays. Barron. Kyle of Palo Pinto. Beck. Fain. Merritt. Ratliff. Goodman. Reed of Bowie. Graves. Riddle. Harris. Rogers of Hunt. Harrison. Savage. Hoskins. Scott.

Stovall. Thomas. Tillery. Townsend. Van Zandt. Vaughan. Winningham. Wood.

Absent

Alexander. Anderson. Cathey. Caven. Celava. Coombes. Crossley. Devall. Dunlap. Dunagan. Duvall. Dwyer. Fisher. Ford. Good. Griffith. Harman.

Hartzog.
Huddleston.
Jackson.
Johnson
of Anderson.
Jones of Atascosa.
Laird.
Lange.
Long.
McCullough.
Metcalfe.
Mitcham.
Ray.
Stubbeman.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson of Dimmit. Mathis. McDougald. Reader.

Tennyson.

Wells.

Mrs. Hughes moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 103 be placed on its third reading and final passage.

The motion was lost (not receiving Hoskins. the necessary four-fifths vote) by the following vote:

Yeas—89

Aikin. Hankamer. Baker. Hartzog. Barrett. Head. Bourne. Hill. Bradley. Hodges. Burns. Holekamp. Butler. Holland. Calvert. Holloway. Canon, Huddleston. Chastain. Hughes. Clayton. Hunt. Colson. Hunter. Cowley. Hyder. Daniel. James. Davidson. Jefferson. Engelhard. Jones of Runnels, Fuchs. Jones of Shelby. Glass. Kayton. Golson. Laird. Good. Latham. Greathouse. Lemens.

Leonard. Reed of Dallas. Lindsey. Renfro. Long. Roark. Lotief. Roberts. Mackay. Rogers of Ochiltree. Magee. Rollins. McGregor. Russell. McKee. Metcalfe. Scarborough. Mitcham. Shannon. Moffett. Shults. Moore. Smith. Morrison. Stanfield. Morse. Steward. Munson. Stinson. Nicholson. Tarwater. Palmer. Turlington. Parkhouse. Van Zandt. Patterson. Wagstaff. Pavlica. Walker. Pope. Weinert. Puryear. Winningham. Ramsey. Wood. Ratliff. Young.

Nays-26

Adamson. Kyle of Hays. Alsup. Kyle of Palo Pinto. Atchison. Merritt. Reed of Bowie. Barron. Beck. Riddle. Dean. Rogers of Hunt. Fain. Savage. Goodman. Scott. Graves. Stovall. Harris. Tennyson. Harrison. Thomas. Hicks. Tillery. Vaughan.

Absent

Alexander. Ford. Griffith. Anderson. Cathey. Harman. Caven. Jackson. Celaya. Johnson of Anderson. Coombes. Crossley. Jones of Atascosa. Devall. Lange. Dunlap. McCullough. Dunagan. Ray. Duvall. Stubbeman. Dwyer. Townsend. Fisher. Wells.

Absent-Excused

Bedford. Bergman. Camp. Hester. Johnson of Dimmit. Mathis. McDougald. Reader.

SENATE BILL NO. 21 ON SECOND READING

Mr. Wells moved that the regular order of business be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 21, A bill to be entitled "An Act further prescribing the powers and duties of the Railroad Commission of Texas in respect to the conservation of oil and gas and the regulation of the production, storage, transportation, sale and handling thereof; amending Section 14 of Chapter 26 of the Acts of the First Called Session of the Forty-second Legislature; prohibiting the purchase, transportation, sale or handling of crude petroleum oil or natural gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission; prohibiting the purchase, transportation, sale or handling of any product, by-product, or derivative of crude petroleum or natural gas which has been manufactured, refined or produced from crude petroleum or natural gas produced in violation of any statute or any rule, regulation or order of the Railroad Commission of the State of Texas, and declaring an emergency."

The motion prevailed by the following vote:

Yeas-79

Aikin. Hartzog. Alexander. Holekamp. Alsup. Holland. Atchison. Hughes. Baker. Hyder. Jones of Runnels. Barrett. Bradley. Kyle of Hays. Butler. Laird. Calvert. Latham. Chastain. Lemens. Clayton. Leonard. Colson. Lindsey. Coombes. Long. Daniel. Lotief. Fain. Mackay. Fuchs. McGregor. Golson. McKee. Goodman. Metcalfe. Graves. Moffett. Griffith. Moore. Hankamer. Morrison. Harris. Morse. Harrison. Munson.

Nicholson. Steward. Palmer. Stinson. Patterson. Stovall. Pavlica. Stubbeman. Tarwater. Pope. Ratliff. Tennyson. Reed of Bowie. Townsend. Riddle. Turlington. Roark. Van Zandt. Roberts. Vaughan. Rogers Wagstaff. of Ochiltree. Walker. Rollins. Weinert. Savage. Wells. Scarborough. Winningham. Shults. Wood. Smith. Young. Stanfield.

Nays-31

Adamson. Hunt. Beck. James. Bourne. Kyle of Palo Pinto. Magee. Burns. Canon. Merritt. Cowley. Puryear. Ramsey. Davidson. Dean. Reed of Dallas. Duvall. Renfro. Glass. Rogers of Hunt. Good. Russell. Head. Scott. Hicks. Shannon. Hodges. Thomas. Holloway. Tillery. Hoskins.

Absent

Hill. Anderson. Huddleston. Barron. Cathey. Hunter. Caven. Jackson. Celaya. Jefferson. Crossley. Johnson of Anderson. Devall. Jones of Atascosa. Dunlap. Dunagan. Jones of Shelby. Dwyer. Kayton, Engelhard. Lange. McCullough. Fisher. Ford. Mitcham. Greathouse. Parkhouse. Harman. Ray.

Absent-Excused

Bedford.
Bergman.
Camp.
Hester.
Johnson
of Dimmit.
Mathis.
McDougald.
Reader.

The Speaker laid the bill before the House, and it was read second time.

Mr. Latham offered the following amendment to the bill:

Amend Senate Bill No. 21 by adding at the end of Section 1 of the mimeographed copy the following: "Provided that any order promulgated pursuant to this section by the Railroad Commission of Texas shall apply uniformly over the State of Texas to all fields which are now or may hereafter be placed under conservation orders issued by the Commission."

LATHAM, DUNAGAN, TURLINGTON, LEONARD.

(Mrs. Hughes in the Chair.)

The amendment was adopted.

Mr. Good offered the following amendment to the bill:

Amend Senate Bill No. 21, Section 1, paragraphs 1 and 2, by inserting at the beginning of said paragraph the word "The production," and striking out the word "the" immediately preceding the word "purchase."

The amendment was adopted.

Mr. Good offered the following amendment to the bill:

Amend Senate Bill No. 21, page 3, Section 2, line 30, by inserting after the words "or of this Act" the following: "or any person, firm, corporation, joint stock association, or any officer, agent or employe thereof, being the owner of any royalty interest or oil payment who shall permit or acquiesce in such violation."

Mr. Long moved to table the amendment.

The motion to table prevailed.

Mr. Burns offered the following amendment to the bill:

Amend Senate Bill No. 21 by adding a new section, to be numbered —:

"Section —. The Railroad Commission shall keep open for inspection at all times to the public or any person all tenders, and repealing all laws in conflict herewith."

Mr. Long raised a point of order on further consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Chair overruled the point of order.

The amendment by Mr. Burns was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill. Senate Bill No. 21 was then passed to third reading by the following vote:

Yeas-77

Alexander. McGregor. Atchison. McKee. Merritt. Barrett. Metcalfe. Barron. Beck. Moore. Morrison. Bergman. Bradley. Morse. Cathey. Munson. Chastain. Nicholson. Colson. Patterson. Coombes. Pavlica. Daniel. Puryear. Fain. Ratliff. Fuchs. Ray. Roark. Golson. Roberts. Goodman. Rogers Greathouse. of Ochiltree. Griffith. Rollins. Harman. Savage. Harris. Shannon. Hartzog. Shults. Head. Holland. Stanfield. Holloway. Steward. Huddleston. Stinson. Hunt. Stovall. Hyder. Stubbeman. Jackson. Tarwater. Jefferson. Tennyson. Jones of Atascosa. Townsend. Jones of Runnels. Turlington. Vaughan. Kyle of Hays. Wagstaff. Latham. Walker. Lemens. Weinert. Leonard. Wells. Lindsey.

Nays—34

Long.

Lotief.

McCullough.

Winningham.

Wood.

Young.

Hicks. Adamson. Aikin. Hodges. Holekamp. Alsup. Bourne. Hoskins. Burns. James. Jones of Shelby. Canon. Kyle of Palo Pinto. Caven. Clayton. Mackay. Davidson. Magee. Dean. Ramsey. Devall. Reed of Dallas. Dunagan. Renfro. Duvall. Rogers of Hunt. Glass. Russell. Smith. Good. Graves. Thomas. Harrison. Tillery.

Absent

Anderson. Baker.

Butler. Johnson Calvert. of Anderson. Kayton. Celaya. Laird. Cowley. Crossley. Lange. Mitcham. Dunlap. Moffett. Dwyer. Engelhard. Palmer. Parkhouse. Fisher. Ford. Pope. Reed of Bowie. Hankamer. Hill. Riddle. Hughes. Scarborough. Hunter. Scott. Van Zandt.

Absent-Excused

Bedford. Camp. Hester. Mathis. McDougald. Reader.

Johnson of Dimmit.

MOTION TO TAKE UP SENATE BILL NO. 21

Mr. Long moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 21 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the

following vote:

Yeas-88

Aikin. Hunt. Alexander. Hunter. Hyder. Atchison. Barrett. Jackson. Barron. Jones of Atascosa. Beck. Jones of Runnels. Bergman. Kyle of Hays. Bradley. Latham. Butler. Lemens. Cathey. Leonard. Chastain. Lindsey. Colson. Long. Coombes. Lotief. Daniel. McCullough. Fain. McGregor. Fuchs. McKee. Golson. Merritt. Goodman. Metcalfe. Graves. Mitcham. Greathouse. Moore. Griffith. Morrison. Harman. Morse. Harris. Munson. Hartzog. Nicholson. Head. Palmer. Hill. Patterson. Holland. Pavlica. Huddleston. Pope. Hughes. Ratliff.

Ray. Stubbeman. Reed of Dallas. Tarwater. Tennyson. Roark. Thomas. Roberts. Rogers Townsend. of Ochiltree. Turlington. Rollins. Van Zandt. Savage. Vaughan. Wagstaff. Scarborough. Walker. Shannon. Shults. Weinert. Smith. Wells. Stanfield. Winningham. Steward. Wood. Stinson. Young. Stovall.

Nays-32

Adamson. Hicks. Alsup. Hodges. Bourne. Holekamp. Burns. Holloway. Canon. Hoskins. Caven. James. Jones of Shelby. Clayton. Davidson. Mackay. Dean. Magee. Devall. Puryear. Dunagan. Ramsey. Duvall. Renfro. Glass. Rogers of Hunt. Good. Russell. Hankamer. Scott.

Absent

Tillery.

Anderson. Jefferson. Johnson Baker. of Anderson. Calvert. Kayton. Celaya. Kyle of Palo Pinto. Cowley. Crossley. Laird. Lange. Dunlap. Moffett. Dwyer. Engelhard. Parkhouse. Fisher. Reed of Bowie. Ford. Riddle.

Absent-Excused

Bedford. Mathis. Camp. McDougald. Hester. Reader. Johnson

of Dimmit.

Harrison.

LEAVES OF ABSENCE GRANTED

(By Unanimous Consent)

Mr. Camp was granted leave of absence for today, on account of important business, on motion of Mr. Parkhouse.

Mr. Reader was granted leave of absence for today and tomorrow, on motion of Mr. Young.

MOTION TO TAKE UP SENATE BILL NO. 9

Mr. Harman moved that the regular order of business be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 9, A bill to be entitled "An Act to aid the Brazos River Conservation and Reclamation District in preparing the necessary plans, specifications, and data; and in making the necessary surveys; and in acquiring the necessary lands, leases, easements, and/or acquittances; and in building or having built, and/or co-operating in the building of proper structures, reservoirs and levees suitable for the control, in so far as practicable, of the flood waters of the Brazos River watershed, declared to be a public calamity; granting and donating to said district, for a period of twenty years, all of the State ad valorem taxes in the following counties which otherwise would go into the General Revenue Fund of the State of Texas, viz., and declaring an emergency."

The motion was lost.

MOTION TO TAKE UP SENATE BILL NO. 9

Mr. Head moved that the regular order of business be suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 9, A bill to be entitled "An Act to aid the Brazos River Conservation and Reclamation District in preparing the necessary plans, specifications, and data; and in making the necessary surveys; and in acquiring the necessary lands, leases, easements, and/or acquittances; and in building or having built, and/or co-operating in the building of proper structures, reservoirs and levees suitable for the control, in so far as practicable, of the flood waters of the Brazos River watershed, declared to be a public calamity; granting and donating to said district, for a period of twenty years, all of the State ad valorem taxes in the following counties which otherwise would go into the General Revenue Fund of the State of Texas, viz., and declaring an emergency.'

The motion was lost (not receiving the necessary two-thirds vote) by the following vote:

Yeas-75

Kyle of Hays. Bergman. Bradley. Kyle of Palo Pinto. Butler. Latham. Calvert. Lemens. Canon. Long. Cathey. Lotief. Mackay. Celaya. Chastain. McKee. Metcalfe. Clayton. Colson. Moore. Cowley. Morrison. Davidson. Morse. Dunagan. Munson. Engelhard. Palmer. Patterson. Fain. Fuchs. Pavlica. Pope. Glass. Ratliff. Goodman. Graves. Ray. Greathouse. Reed of Bowie. Griffith. Reed of Dallas. Hankamer. Renfro. Harman. Riddle. Harrison. Roark. Rollins. Hartzog. Head. Savage. Hill. Scarborough. Hodges. Shannon. Holekamp. Smith. Stanfield. Holland. Steward. Huddleston. Townsend. Hughes. Turlington. Hunter. Hyder. Wagstaff. Jackson. Wells. James. Wood. Jefferson. Young. Jones of Shelby.

Nays-40

Adamson. Magee. Aikin. McCullough. Alexander. Merritt. Parkhouse. Alsup. Atchison. Puryear. Barrett. Ramsey. Roberts. Barron. Rogers of Hunt. Beck. Rogers Bourne. Caven. of Ochiltree. Shults. Coombes. Daniel. Stinson. Dean. Stovall. Devall. Stubbeman. Golson. Tennyson. Thomas. Harris. Tillery. Hicks. Vaughan. Hoskins. Walker. Jones of Atascosa. Weinert. Laird. Lindsey.

Absent

Anderson. Burns. Baker. Crossley.

Dunlap. Lange. Duvall. Leonard. Dwyer. McGregor. Fisher. Mitcham. Ford. Moffett. Good. Nicholson. Holloway. Russell. Hunt. Scott. Johnson Tarwater. of Anderson. Van Zandt. Jones of Runnels. Winningham. Kayton.

Absent—Excused

Bedford. Camp. Hester. Johnson

Mathis. McDougald. Reader.

of Dimmit.

CONFERENCE COMMITTEE ON SENATE BILL NO. 3

The Speaker announced the appointment of the following conference committee on Senate Bill No. 3: Messrs. Engelhard, Graves, Mrs. Hughes, and Messrs. Van Zandt and Scott.

BILLS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills:

- S. B. No. 18, "An Act to prohibit the sale of barbituric acid or derivaties and compounds thereof under any copyrighted or chemical names, except to wholesale drug houses, chemical houses, and dispensing pharmacies, or practicing physicians; providing that the same may not be dispensed except by a practicing physician or retail pharmacy on prescriptions written by a legally qualified practicing physician; providing certain rules and regulations; prescribing a penalty for the violation of this Act, and declaring an emergency."
- S. B. No. 29, "An Act amending Chapter 25 of the Acts of the Thirtyninth Legislature, Regular Session, adding thereto a section to be 'Section 90-a,' and, in substance, to provide: That certain water control and improvement districts, in addition to, or in lieu of, securing their bonds by the levy and collection of taxes, as now provided, and declaring an emergency."

ratifying, and approving ordinances of all home rule cities in this State having a population of more than twenty thousand (20,000) inhabitants, and less than twenty-one thousand (21,000) inhabitants, according to the last preceding Federal Census, relinquishing, discontinuing, and segregating territory in the corporate limits of said home rule cities, and declaring an emergency."

- S. B. No. 22, "An Act amending Article 198, Title 8, Revised Civil Statutes of 1925, as amended by Chapter 38, of the Forty-second Legislature at its Third Called Session, by placing Hunt County within, to compose a part of, both the Fifth (5th) and Sixth (6th) Supreme Judicial Districts of Texas, and regulating the filing, in the respective Courts of Civil Appeals established in said districts, cases appealed from the trial courts of Hunt County, and declaring an emergency."
- S. B. No. 7, "An Act amending Article 4195-a, Acts of the Fortieth Legislature, Regular Session, Chapter 31, page 43, correcting the same by inserting the word 'ward' in place of the word 'minor,' and by inserting the number '4198' in place of the number '4197,' and declaring an emergency."
- S. B. No. 8, "An Act amending Article 1043, Revised Civil Statutes of Texas, 1925, so as to permit municipal corporations whose fiscal year runs otherwise than the calendar year, to require assessment to cover property possessed or controlled on the first day of the fiscal year; such inventory to be handed to the city assessor and collector within the first three months of the fiscal year, and declaring an emergency."
- S. B. No. 14, "An Act to declare a closed season on the killing of blue quail, bobwhites, and doves in Terry County for a period of five years; prescribing a penalty therefor, and declaring an emergency."
- S. B. No. 11, "An Act amending Title 42, Chapter 13, Part 2, R. C. S., 1925, with reference to receivers and receiverships by adding thereto the following article to be known as Article 2320-a, authorizing proceedings by persons defined herein in the relief of debtors and providing for S. B. No. 20, "An Act validating, reorganization and readjustment of

their indebtedness and affairs, providing the method, means, and manner thereof, and for proceedings in furtherance and aid thereof and for the adjudication of the rights of parties affected, and declaring an emergency."

S. B. No. 6, "An Act amending Article 3369, Revised Civil Statutes of Texas, 1925, correcting the same by inserting the words 'testamentary or' after the word 'letters' in the last sentence thereof, and declaring an emergency."

TO SUSPEND CERTAIN JOINT RULE

Mr. Harris offered the following resolution:

H. C. R. No. 27, Providing for the suspension of Joint Rule No. 11.

Be it resolved by the House of Representatives, the Senate concurring, That that part of Joint Rule No. 11 which prohibits either House taking a vote on any bill during the last twenty-four hours of the session be, and is hereby, suspended, so as to permit the House to take a final vote on Senate Bill No. 21 on Tuesday, September 25, 1934.

HARRIS, BUTLER.

The resolution was read second time and was lost (not receiving the necessary two-thirds vote) by the following vote:

Yeas-67

Aikin. Jones of Runnels. Atchison. Kyle of Hays. Bradley. Lange. Butler. Latham. Cathey. Lemens. Celaya. Leonard. Chastain. Lindsey. Colson. Long. Coombes. Mackay. Daniel. McCullough. Engelhard. McKee. Fain. Merritt. Fuchs. Metcalfe. Goodman. Moffett. Greathouse. Moore. Griffith. Morrison. Harris. Morse. Hartzog. Patterson. Holloway. Pavlica. Huddleston. Pope. Hunt. Ratliff. Hunter. Ray. Hvder. Reed of Dallas. Jones of Atascosa. Roark.

Rogers Tennyson. of Ochiltree. Townsend. Rollins. Turlington. Van Zandt. Savage. Shults. Vaughan. Smith. Wagstaff. Stanfield. Wells. Steward. Winningham. Stovall. Wood. Stubbeman. Young.

Nays—37

Adamson. Jackson. Alsup. James. Bergman. Jones of Shelby. Bourne. Kayton. Kyle of Palo Pinto. Burns. Canon. Lotief. Caven. Magee. Clayton. Munson. Cowley. Puryear. Crossley. Ramsey. Dean. Reed of Bowie. Dunagan. Renfro. Glass. Rogers of Hunt. Good. Russell. Hankamer. Scarborough. Hicks. Scott. Hodges. Thomas. Holekamp. Tillery. Hoskins.

Absent

Alexander. Hill. Anderson. Holland. Baker. Hughes. Barrett. Jefferson. Barron. Johnson of Anderson. Beck. Calvert. Laird. Davidson. McGregor. Mitcham. Devall. Dunlap. Nicholson. Duvall. Palmer. Dwyer. Parkhouse. Fisher. Riddle. Ford. Roberts. Golson. Shannon. Graves. Stinson. Harman. Tarwater. Harrison. Walker. Head. Weinert.

Absent-Excused

Bedford. Mathis. Camp. McDougald. Hester. Reader. Johnson

of Dimmit.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, September 24, 1934. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate

to inform the House that the Senate has adopted

S. C. R. No. 14, Suspending Joint Rule No. 11 for the purpose of permitting the introduction of a certain local bill.

Has adopted conference committee report on House Bill No. 1 by the following vote: Yeas, 26; Nays, 1.

Respectfully,
BOB BARKER,
Secretary of the Senate.

CONFERENCE COMMITTEE RE-PORT ON HOUSE BILL NO. 1

Mr. Long, chairman, submitted the following conference committee report on House Bill No. 1:

Committee Room, Austin, Texas, September 24, 1934.

Hon. Edgar E. Witt, President of the Senate, and Hon. Coke R. Stevenson, Speaker of the House of Representatives.

Sirs: We, your conference committee, appointed to adjust the differences between the House and Senate on House Bill No. 1, beg leave to submit the following report:

We have had House Bill No. 1 under consideration, and recommend the adoption of the attached bill.

"H. B. No. 1

A BILL

To Be Entitled

An Act providing for the issuance of six million dollars \$6,000,000) of Texas Relief Bonds, Third Series, under Section 51-a, of Article III, of the Constitution of the State of Texas; providing the terms of the bonds, and the method of sale thereof by the Texas Bond Commission; providing for the disposition of the proceeds of the sale of said bonds; prohibiting borrowing in anticipation of future issuance of bonds, and defining such act as high crime and misdemeanor; providing a method of retirement of said bonds and the interest thereon, and making an appropriation therefor, and providing same shall also apply to the retirement of Texas Reltef Bonds, First Series and Second Series, heretofore issued; providing for the destruction of issued and unsold bonds and of redeemed bonds, and

the transfer of any unused moneys derived from the sale of said bonds to the Texas Relief Bond Sinking Fund, Third Series; appropriating the proceeds of the sale of said bonds to the State Board of Control, and abolishing the Texas Relief Commission created by Chapter 37, Acts of the First Called Session of the Forty-third Legislature; providing for the State Board of Control taking over the administration of relief work, prescribing its powers and duties; and making appropriation for additional salaries, employes, and other necessary expense; providing that no bonds shall be sold after August 26, 1935; providing for appointment of Chief of Relief Division of the State Board of Control, an assistant director and other employes, county boards, their membership, and their employes, and making an appropriation; specifying the way and manner in which said moneys shall be expended, providing for rules and regulations for the handling of said funds and the powers of the State Board of Control with reference thereto; providing for the distribution of funds; making appropriation for the printing, engraving, signing, advertisement, sale, and other expenses incident to the sale of said bonds; providing that no commission shall be paid on the sale of said bonds; authorizing filing of suit in case of default in payment; providing for rules and regulations for handling certain funds for county or municipal projects; directing the State Board of Control to file report with the Regular Session of the Forty-fourth Legislature as to permanent rehabilitation of the needy; authorizing county administrators to place persons temporarily upon county relief rolls; prohibiting appointees or employes under this Act from engaging in political campaigns; provid-ing that no physically fit person who has refused employment at the prevailing wage scale, shall be granted relief by the county administrator; directing the State Board of Control to seek co-operation of the Federal Relief Agency in regard to rules and regulations applicable to expenditures of relief funds; providing for expenditure of certain funds for hospital services; providing for expenditure of certain funds for hospitalization of in-

digent tubercular patients and the building of a tubercular hospital; providing for expenditure of certain funds for distribution of food and/or clothing; authorizing the State Board of Control to accept and administer Federal funds; prohibiting expenditure of any relief funds for the benefit of any person who has not been a bona-fide resident of the State of Texas for a period of one year; providing the method of disbursing bond funds in payment of salary to any employe of the Texas Relief Division of the State Board of Control who is related in the second degree to the head of any department, Member of the Legislature, or to any member or employe of the State Board of Control; providing that this provision shall not apply to persons now employed by the Texas Relief Commission; prohibiting the misappropriation of relief funds, the making of false reports concerning such funds, or knowingly and unlawfully distributing or expending any of said funds; defining such act as a felony, and prescribing a penalty; prohibiting the willful making of a false statement in order to procure relief funds, defining such act as a misdemeanor, and prescribing a penalty; authorizing the members of the State Board of Control, the Director and Assistant Director to administer oaths relative to discharge of their duties, or in inquiry thereto; providing that false swearing in connection therewith shall be punishable under the provisions of the penal law applicable to false swearing; repealing Subsections 1, 2, 3, 4, and 6, of Section 11, and all of Sections 12, 13, 15, 16, 17, 19, 20, and 21, of Chapter 37, Acts of the First Called Session of the Forty-third Legislature, and all of Sections 14, 15, 16, 17, 18, 19, 20, and 21, of Chapter 15, Acts of the Second Called Session of the Forty-third Legislature; providing that if any section, clause or sentence of this Act is held unconstitutional, such holding shall not affect the remaining portions of this Act; and declaring an emergency."

Be it enacted by the Legislature of the State of Texas:

Section 1. In conformity with the provisions of Section 51-a, Article III,

of Texas hereby issues six million dollars (\$6,000,000) of bonds. Said bonds shall be designated "Texas Relief Bonds, Third Series."

A. Such bonds are issued on the faith and credit of the State of Texas and are general obligations of the State, and the principal and interest of said bonds are payable from all moneys received by the State, except revenues derived from ad valorem taxes on real property, provided that the indebtedness as evidenced by said bonds shall never become a charge against or lien upon any property, real or personal, within this State.

B. Such bonds shall be numbered consecutively, beginning with No. 1, and shall be in such denominations as shall be designated by the Texas Bond Commission, aggregating six million dollars (\$6,000,000).

C. They shall be dated October 15, 1934, and the principal of said bonds

shall mature as follows:

\$787,000 on October 15. 1935. 555,000 on October 15, 1936. 580,000 on October 15, 1937. 620,000 on October 15, 1938. 631,000 on October 15, 1939. 660,000 on October 15, 1940. 690,000 on October 15, 1941. 720,000 on October 15, 1942. 757,000 on October 15, 1943.

D. They shall bear interest at the rate to be fixed by the Texas Bond Commission not to exceed four and one-fourth (41) per cent per annum, payable semi-annually on April 15th and October 15th of each year, the first interest being due and payable on April 15, 1935.

E. The principal and interest shall be payable on the maturity dates thereof in lawful money of the United States of America in such funds as on the respective maturity dates shall be legal tender for debts due to the United States of America upon presentation and surrender of bonds or proper coupons at the office of the Treasurer of the State of Texas, at Austin, Texas.

F. They shall be exempt from taxation by the State of Texas or by any county, municipal or quasi-municipal corporation or by any other political subdivision in or of the State or of any county thereof.

G. Said bonds shall be eligible to secure the deposit of any and all public funds of the State of Texas, of the Constitution of the State of | including funds of every character Texas, the Legislature of the State which can be deposited by the State

of Texas, and shall be eligible to secure the deposit of any and all public funds of all counties, cities, or political subdivisions thereof and of public corporations of every character within the State of Texas; and said bonds shall be lawful and sufficient security for said deposits to the extent of one hundred per cent (100%) of the face amount of said relief bonds when accompanied by all unmatured coupons appurtenant This provision shall take thereto. precedence over all laws and parts of laws in conflict herewith, and all laws and parts of laws in conflict with this provision are hereby repealed to the extent of such conflict.

H. Said bonds shall be approved as to form and validity by the Attorney General of the State of Texas, and each of said bonds shall be signed by the Governor, attested by the Secretary of State, under the seal of the State of Texas, and registered by the State Comptroller of Public Accounts, and the lithographing of the facsimile signatures of such offi-

for such purpose.

I. Said bonds shall have interest coupons attached to them, and the form, printing, lithographing and/or | engraving of said bonds shall be provided for by the Texas Bond Commission, in installments or otherwise, and/or engraved, signed, attested, and registered by the proper officials, the bonds shall be immediately deposited with the State Treasurer of Texas for registration and for safekeeping. It shall be the duty of said officer to keep a record of said bonds so deposited with him in a special book procured and kept for that purpose. Said bonds shall be subject to registration in the name of the holder as to principal, on books kept for that purpose in the office of the Comptroller of Public Accounts, as evidenced by the endorsement upon the back thereof, and after such registration the principal thereof shall be payable only to the registered owner, his legal representatives or assigns. After being registered such bonds may again be made payable to bearer by endorsement thereon, and such bonds shall continue subject to registration and to payment to bearer at the option of the holder. The coupons attached to said bonds shall

herein issued, shall be sold by the Texas Bond Commission, heretofore created by Chapter 37, Acts of the First Called Session of the Fortythird Legislature, in the following manner:

The State Board of Control shall make application to the Texas Bond Commission for the sale of such part of said six million dollars (\$6,000,-000) of bonds as, in its judgment, is needed to procure State money necessary for the relief of the unemployed and needy, and upon the filing of said application, said Texas Bond Commission shall sell the amount of bonds so requested by the State Board of Control. Upon further application of the State Board of Control, said Texas Bond Commission is hereby directed to sell additional bonds in the amount so applied for. Upon the sale by the Texas Bond Commission of any part of the six million dollars (\$6,000,000) of Texas Relief Bonds, as herein provided for, the said Bond Commission shall by order provide that said incers on the coupons shall be sufficient | stallment of bonds shall mature over a period of nine (9) years, beginning with October 15, 1935, and shall mature approximately in the same proportions as set out in subsection "C" of Section 1 hereof. The order of the Bond Commission designating the maturities shall be entered upon and after being printed, lithographed the minutes of the Commission. In no event shall the total amount of the bonds sold under authority of this Act exceed a total principal amount of six million dollars (\$6,-000,000). No bond, as provided for hereunder, shall be sold from and after the twenty-sixth day of August, 1935. It is further provided that no officer, or officers, board, commission, or any person whatever, shall borrow from any government, or from any source, or permit advances of any amount whatsoever, for any of the purposes stated in Section 51-a, Article III, of the Constitution, in anticipation of the future issuance of bonds, and any such loan or advance shall be void, and shall create no obligation against the State of Texas, and any officer of the State of Texas or any officer or member of any board or commission of the State of Texas participating in such attempted loan or advance shall be guilty of high crimes and misdemeanors.

be and continue payable to bearer. Sec. 3. The bonds authorized to Sec. 2. The Texas Relief Bonds, be sold by this Act shall be sold by

the Texas Bond Commission at a time and place to be designated by the Bond Commission, and, after advertisement, published in three (3) newspapers of general public circulation in the State of Texas, which publication shall be made once, at least one week prior to the day fixed for the sale of the bonds, the advertisements specifying date, amount, and maturities of the bonds, the rate of interest, and such other provisions as the said Commission may deem proper, provided that the notice of sale shall contain proper provisions offering said bonds on bases of different and various rates of interest, none of which shall exceed a rate of four and one-fourth per cent (41%) per annum. Said Commission may in its discretion publish a similar advertisement in one newspaper of general circulation outside the State of Texas. Offers for said bonds shall be made upon sealed bids filed with the Secretary of said Bond Commission and accompanied by such earnest payment as the Bond Commission may direct; the said Bond Commission shall reserve the right to reject all bids, but in the event a bid is accepted, the State Treasurer, on order of the Texas Bond Commission, is directed to deliver said bonds to the purchasers when he shall have received, for credit of the State of Texas, current funds of the United States in the amount of the accepted bid for said bonds, which shall in no event be less than par and accrued interest. the event bids are not received for the purchase of all or any part of said offer of bonds or in the event the Bond Commission rejects all bids for any or all of said offer of bonds, said Commission may readvertise said bonds as above provided, or may in its discretion proceed to sell at private sale all or any part of same to the Reconstruction Finance Corporation. or to any other governmental agency, or to any person, firm, or corporation for cash, and in such manner as shall be provided for by the Bond Commission, provided, however, that none of said bonds shall be sold for a price less than the par value thereof and accrued interest thereon. No commission, directly or indirectly, shall be allowed upon the sale of said bonds or any of them.

The funds other than accrued interest and or premiums received from

Bond Fund." Any amounts received as accrued interest and/or premiums from the sale of said bonds shall be placed to the credit of a fund designated as "The Texas Relief Bond Sinking Fund, Third Series." of said funds shall be deposited in accordance with the depository laws of the State of Texas for the deposit of other State Funds.

Sec. 4. Texas Relief Bonds, Third Series, shall be redeemed and retired

in the following manner:

In obedience to Section 51-a, of Article III, of the Constitution, which places upon the Legislature the duty to make such appropriations as are necessary to pay the interest and principal of such bonds as the same become due, there is hereby appropriated out of all revenues received from all sources except from taxes on real property, for each and every year that any Texas Relief Bonds, Third Series, are outstanding, a sum sufficient to pay the principal and interest on such bonds as the same becomes due. From and after the effective date of this Act and until all Texas Relief Bonds, Third Series, have been retired, the Treasurer of the State of Texas, as he receives any and all moneys (from sources other than taxes on real property) for the use and benefit of, and which under the present law would go to the General Revenue Fund of the State shall first, before such moneys go into the General Revenue Fund, annually set up out of such moneys a special and separate fund in anticipation of and sufficient to meet all interest and maturity requirements on said bonds for the fiscal year next succeeding, which said fund shall be deposited to the credit of "Texas Relief Bonds Sinking Fund, Third Series." In event the revenues thus received by the Treasurer shall be insufficient to meet said anticipated maturities of principal and interest, there is hereby appropriated from revenues received from all sources other than from taxes on real property, not otherwise specifically appropriated by the Constitution, sufficient money to meet said anticipated maturities of principal and interest, and the Treasurer is hereby ordered to place said additional moneys in said Sinking Fund. Said Texas Relief Bonds Sinking Fund, Third Series, shall be kept by said State Treasurer the sale of said bonds shall be credited as a separate fund out of which the by the State Treasurer to the "Relief interest on said Texas Relief Bonds,

Third Series, shall be paid, and out of which said bonds shall be redeemed and retired as they become due, and the same is hereby appropriated for each and every year while such bonds, or any of them, are outstanding, for the purpose of paying the interest and principal of said bonds as the same becomes due; it being the intention of the Legislature, and the Legislature hereby does set apart, preserve and appropriate an adequate fund to pay off and discharge the principal and interest of said bonds as and when the same become due and payable.

Sec. 5. All duties imposed on the Treasurer in Section 4 hereof in reference to the "Texas Relief Bonds, Third Series," and the appropriation made to pay the principal and interest thereof, are likewise effective as to "Texas Relief Bonds, First Series" and "Texas Relief Bonds, Second Series." The State Treasurer is hereby directed to pay the interest and principal of said Texas Relief Bonds, First, Second, and Third Series, as and when the same become due.

Sec. 6. If, on the twenty-sixth day of August, A. D. 1935, any of the bonds which have been authorized herein have not been sold, it shall be the duty of the State Treasurer, in the presence of the other two members of the Bond Commission, to destroy by burning any unsold bonds and all interest coupons appended thereto. After said bonds shall have been destroyed by burning, as above provided, it shall be the duty of said members of said Commission to make a certificate in writing to the effect that said bonds were destroyed in accordance with the provisions of this law, giving the date on which said bonds were so destroyed by the State Treasurer, and file said certificate in the office of the Secretary of State of the State of Texas. As the bonds mature and are paid they shall be forthwith destroyed and report thereon filed in like manner.

Sec. 7. If, at the time the State Board of Control ceases to administer the duties imposed by this Act, there shall remain with the State Treasurer any sums of money which have been derived from the sale of any of said bonds it shall be the duty of said State Treasurer to transfer said money out of said special and it shall have direct supervision account to the "Texas Relief Bond of the said funds, their allocation, Sinking Fund, Third Series."

Sec. 8. Any owner or holder of any of the bonds herein issued, in the event default in the payment of said bonds, or of any interest payment thereon, shall have and is hereby granted the right to institute a suit, or suits, against the State of Texas in any court of competent jurisdiction in Travis County, Texas, for the purpose of enforcing payment thereof. Service of the process on the Attorney General shall be sufficient in any such suit against the State.

Sec. 9. The proceeds of the sale of any and all bonds sold under the provisions of this Act are hereby appropriated to the State Board of Control for the purpose and subject to the restrictions as set forth in this Act.

Sec. 10. Out of the fund herein appropriated there shall be paid the expense for printing, lithographing and/or engraving the bonds, and the signing of same as well as all ex-penses incident to the sale thereof and the purchase of the books and supplies incident to keeping the record therefor.

Sec. 11. Provided that the Texas Bond Commission and the State Board of Control is prohibited from selling and/or expending more than one million dollars (\$1,000,000) per month for the months of October, November, and December, 1934, and one million five hundred thousand dollars (\$1,500,000) per month during the months of January and February, 1935, out of funds herein provided. Provided further that any and all of such sums of money not expended during the month for which allocated, such funds saved may be expended by the State Board of Control during any succeeding month or months.

Sec. 12. The Texas Relief Commission as created by Chapter 37, Acts of the First Called Session of the Fortythird Legislature of Texas, shall be and the same is hereby abolished, set aside and shall be held for naught, and in lieu thereof and to take its place in the administration of relief funds obtained by either the sale of State bonds or Federal funds or from any other source, the distribution, regulation and disposal of any of said funds shall be placed in the hands of the State Board of Control and it shall have direct supervision and distribution to the different

hereby charged with the duties heretofore imposed by law upon such Commission, and all of said powers privileges and duties shall be and the same are hereby imposed upon the State Board of Control. The Texas Relief Commission shall be an additional subdivision of the State Board | being administered in this State. of Control and shall be separate and Relief Commission Division, who shall opinion of the State Board of Conence, qualify him to perform the duabove named employes shall be ' Board of Insurance Commissioners.

necessary, and the Director of the Relief Commission Division of the Board of Control, under the orders of the Board of Control, shall have the power to hire such necessary assistants as such Board of Control shall deem proper; and shall have supervision and control over all county boards of relief throughout the State, and shall do all and everything deemed proper and necessary in order to furnish needed relief to such persons as may be entitled thereto in this State in conformity with the provisions of this Act and other laws not | in conflict therewith.

Sec. 14. Each member of the Board of Control shall receive, in addition

counties, political subdivision and in- the sum of one thousand two hundred dividuals in this State. It shall suc- dollars (\$1,200) per year payable in ceed to and is hereby granted all the the same manner as their present powers and privileges granted to such | compensation is paid, out of the funds Texas Relief Commission, and is herein provided for, as well as the necessary traveling and other expenses of such members and employes of the Relief Commission Division of the Board of Control, but only for so long a time as there may be funds available from the herein provided for funds, and relief therefrom is

The Board of Control shall pay the apart from the other divisions of its employes herein provided for such work for the administration of the amounts as compensation as the said additional duties prescribed by this Board may deem just and proper and The State Board of Control | may hire and discharge such employes shall appoint a Chief of the Texas from time to time as they may deem best for the interest of the people of be a citizen of this State and who shall this State. The funds derived from be known as the Director of the the sale of the bonds herein issued Texas Relief Commission Division of and all other funds obtained, except the State Board of Control, and whose as herein specifically provided, shall qualifications shall be such as in the be administered by the State Board of Control, in the same manner and for trol, regardless of previous experi-the same purposes as provided in Chapter 37, Acts of the First Called ties as prescribed by law and see Session of the Forty-third Legislathat the laws of the State affecting ture and in Chapter 15, Acts of the relief are enforced, and the Board of Second Called Session of the Forty-Control shall also appoint an Assist- third Legislature, provided the Board ant Director, a secretary and an of Control as herein composed shall Auditor for the Division. All of the be in lieu of the Texas Relief Commission and the Director and Asplaced under a bond in the amount sistant Director created and composed of \$25,000 each, conditioned for the under the provisions and authority of faithful performance of their duties. said Chapter 37, Acts of the First All premiums shall be payable out Called Session of the Forty-third of relief funds. Said bond shall be Legislature and said Chapter 15, Acts approved as to form by the Attorney of the Second Called Session of the General and as to solvency by the Forty-third Legislature and the salaries and expenses provided in said Sec. 13. The Board of Control Acts to be paid to the members of shall provide for such other employes said original Texas Relief Comas it may from time to time determine mission and said Director and Assistant Director shall cease when this Act becomes effective.

Sec. 15. County relief boards are hereby created in each county and shall consist of five members. members of these county boards shall be appointed by the Board of Control, and their duties shall be in an advisory capacity and shall not be administrative. Upon their selection by the Board of Control they shall be promptly notified by the Secretary of said Relief Commission Division and shall meet from time to time upon call of the chairman and advise with the county administrator in all matters pertaining to county relief. County boards shall serve without to the salary now provided by law, compensation. Provided that in all

counties of the State in which there is located a city with a population of 100,000 or more, according to the last preceding Federal Census, such county relief board shall consist of seven members.

The members of the present county relief boards shall continue to act in the capacity above outlined until a new board is appointed as above set forth. In case of removal, failure to qualify, resignation, or death of any member of any county board, his successor shall be appointed in the same manner as herein provided.

County administrators and other necessary employes for carrying on relief in the several counties shall be appointed by the State Board of Con-The salaries of all such emtrol. ployes shall be fixed by the State Board of Control. Said county administrators and their employes shall be subject to removal by the State inspection as other public records. Board of Control.

Where practicable, the State Board of Control may authorize the employment of a county administrator to act as administrator for two or more counties and to set up such rules and regulations which will administer relief efficiently under such arrangement.

Sec. 16. Upon the passage of this Act, the Board of Control may utilize the present set-up throughout its entirety for a sufficient length of time until they can organize the Texas Relief Commission Division as contemplated herein, and shall have the power to utilize the whole force, organization, and general set-up of the Texas Relief Commission as it existed prior to the passage of this Act, until they can organize such Division of said Board of Control.

Sec. 17. The Board of Control shall be expressly charged with the proper administration of the funds provided for in this Act and of the relief problems arising thereunder and shall dispose of all property and equipment heretofore and hereafter purchased for use in distributing relief funds and in the administration of this Act and expend the proceeds therefrom as herein provided, and this Act and said Chapter 37, Acts of the First Called Session of the Fortythird Legislature, and said Chapter 15, Acts of the Second Called Session of the Forty-third Legislature, shall in all respects, save as to the provisions for the payment of said bonds,

pealed and become null and void as of May 1, 1935; provided, however, that the agencies charged with the duty of expending Federal funds in the State of Texas may direct the expenditure of said Federal funds through the State Board of Control and the setup herein authorized, but without expense or obligation on the part of the State of Texas. Only those who are bona fide resident citizens of the State of Texas shall be employed to perform any of the functions hereby Said Board of Control authorized. shall adopt strict rules and regulations to be faithfully observed by case workers to the end that those who can obtain work or provide at least a part of their keep shall do so under penalty of permanent removal from any and all classes of relief; and a list of the names of all persons receiving relief hereunder shall be open for

Sec. 18. The county relief boards, acting with the commissioners court of the county or with the governing body of any municipal or quasi-municipal corporation or other political subdivision of the county are authorized to formulate plans and specifications for the construction of such lateral roads or other work projects as may be needed in said county, providing the construction of same will be feasible and practicable from the standpoint of utilizing labor of unemployed persons in said county; provided that at least 35% of the funds allocated to any county shall be expended on the construction, repair or maintenance of lateral roads of other work projects. In setting up work projects in each county the same consideration shall be given to unemployed women as to men. In projects in which the majority of persons employed are women, the provisions allowing 80% of the funds to be applied to labor, may be altered for the purpose of obtaining material, supplies and equipment, according to the judgment of the State Board of Control. All projects for which relief funds are to be expended shall be submitted to and approved by the Board of Control. The applications to the Board of Control shall contain such data as is necessary to show the details of the project undertaken and shall be accompanied by plans and specifications showing the way and manner in which work is to be performed. Becease, and shall be in all respects re- fore any application is approved, it

shall be made to appear to the State Board of Control that the following essential facts shall exist, towit:

That the project presents a practical opportunity to provide work for unemployed people of the county or political or other subdivisions making the application; and at least for such project will be used for labor.

That the project can be con-(2)structed with local unemployed labor eligible for employment on relief

projects.

(3) That the project will not require the expenditure of an inequitable portion of the relief funds when compared with the needs of the whole State and the amount of money available for relief work and relief purposes.

That the project could not be (4)accomplished as a public work project on account of the demonstrated inability of the county, municipality or other political subdivision con-cerned to finance its part of the

project.

If a county, municipal, or quasimunicipal corporation, or other political subdivision of the county is allotted funds for the relief of those eligible to be placed on relief rolls and to be employed in the construction, repair or maintenance of lateral roads or any other public project, then and in that event, said commissioners court or the governing body of such municipality, quasi-municipal or other political subdivision of the county shall have the direct supervision and control of the expenditures of such funds allotted to it, subject, however, to such rules and regulations as may be prescribed by the Board of Control; and in the expenditures of such funds the commissioners court or other governing body may act free from the county board in all matters except as to the employment of labor which shall be supplied by the county administrator. At least eighty per cent (80%) of the State funds granted by this section shall be used for the purpose of paying for labor of unemployed persons eligible for relief and an amount not to exceed twenty per cent (20%) of the funds granted by this section for each project may be available for the purpose of procuring materials, tools, equipment and supplies and or for other purposes.

have the right, power and authority to allocate a part of the funds derived from the sale of the bonds herein authorized toward furnishing material and labor of persons on the relief roll to aid cities and counties in making additions to hospitals which have heretofore been dedicated eighty per cent (80%) of the funds to charity and which, under instruments of dedication, the city or county is expressly authorized to exercise exclusive care and control over the building and hospital facilities to be so constructed; provided, however, that in no event shall any such funds be used to aid in the construction of or as an addition to any hospital. either private or public, which is to be operated for profit. All such funds so allocated to the city or county for such purposes to be chargeable to the funds allocated to such city or county.

Sec. 20. The Board of Control is directed to make a report and recommendation to the Regular Session of the Forty-fourth Legislature on or before March 15, 1935, as to the permanent rehabilitation of persons on the relief rolls of the State of

Texas.

Sec. 21. The county administrator may place persons temporarily upon the relief rolls of his county if the necessity creates an emergency.

Sec. 22. Any case worker, county administrator, or other employe engaged under the provisions of this Act who shall engage himself in the political interest of any candidate or who shall attempt to influence any voter on any political issue, shall be immediately discharged upon being proved guilty of such activity and shall never again be the beneficiary of the funds authorized by this Act, either as an employe or as a relief subject.

Sec. 23. If and when it has been shown that employment at the prevailing wage scale of the county has been offered a person who is physically able to work who is upon the relief rolls and that said person has refused to accept such employment at the prevailing wage scale, it shall then be the duty of the county administrator to refuse further relief to said person and, in addition thereto, shall notify the State Board of Control of the name, address, and circumstances of such case.

Sec. 24. The Board of Control is hereby directed to seek the cooperation of the Federal Relief Sec. 19. The Board of Control shall | Agency so that changes may be procured in the Federal rules and regulations applicable to the expenditure of Federal funds and funds expended and contributed to jointly by this State and the Federal Government; said changes to be procured so that the relief funds can be more economically and judiciously expended, and so that the relief program will not hamper the recovery of the farming, ranching and industrial activities of this State.

Sec. 25. The Board of Control is hereby directed to use two and onehalf per cent $(2\frac{1}{2}\%)$, or so much thereof as may be necessary, of the proceeds of the Texas Relief Bonds herein authorized for the payment of hospital services, and such services shall be available to persons who are eligible for relief under the terms of this Act, in need of hospital services and who are unable to bear such ex-Provided, however, that the amount authorized to be expended for such purposes shall not exceed two dollars and fifty cents (\$2.50) per day per patient. Such hospitalization shall be authorized only in cases where special care is essential to the preservation of life and health, and the same cannot be otherwise And provided adequately secured. further, that the provisions of this section shall not apply to cities and counties having, owning or operating county or municipally supported hospitals.

Sec. 26. The State Board of Control is hereby authorized to use not to exceed three per cent (3%), or so much thereof as may be necessary, of the proceeds of the Texas Relief Bonds, herein authorized, for the hospitalization of indigent tubercular patients who are on the relief rolls in recognized established tuberculosis sanatoria (other than in the State) Tuberculosis Sanatorium) within this State; provided that the applications and requirements for relief hereunder shall conform to those for admission to the State Sanatorium, save and except, that the prohibition against negro patients shall not apply to this Act, and the superintendent of the State Tuberculosis Sanatorium, subject to the approval of the State Board of Control, is authorized, empowered, and directed to select and designate such sanatoria for the treatment of such patients, and to enter into contracts with such sanatoria for the care of such patients;

ized to be expended for services, including board, laundry, room, medicines, and medical attention, shall not exceed the sum of two dollars and fifty cents (\$2.50) per day per patient. Provided, further, that of the funds herein allocated there is appropriated the sum of five thousand dollars (\$5,000), or so much thereof as may be necessary, to be expended under the direction of the Superintendent of the State Tuberculosis Sanatorium for an assistant or assistants and clerical help and to pay office and traveling expenses necessary for the purpose of carrying this Act into effect.

Sec. 27. The Board of Control shall use at least one hundred thousand dollars (\$100,000) of the said three per cent (3%) of relief funds above allocated, to build and equip permanent buildings at the State Sanatorium at Sanatorium, Texas, for the purpose of furnishing work relief and for the rehabilitation and relief of citizens of the State eligible for relief and afflicted with tuberculosis; and provided further, that the provisions relating to the percentages of labor and material contained in this Act shall not apply to this section.

Sec. 28. The State Board of Control is hereby authorized to use not to exceed one per cent (1%), or so much thereof as may be necessary, of the proceeds of the Texas Relief Bonds for the purpose of distributing food and/or clothing supplied by any agency of the Federal and/or State Governments, in instances where the Federal Government will not bear the cost of such distribution.

Sec. 29. In the event Federal funds alone are to be distributed by this agency herein created, then the Board of Control shall have the power to accept such funds and administer and distribute same.

Sec. 30. Provided that no funds derived from the sale of the bonds issued shall be disbursed to or expended for the benefit of any citizen who has not been a bona fide resident of the State of Texas for a period of one year, immediately preceding application for relief, provided this shall not apply to an infant under the age of one year.

powered, and directed to select and designate such sanatoria for the treatment of such patients, and to enter into contracts with such sanatoria for the care of such patients; provided further, the amount author-

State Board of Control, which approval shall be reflected by the minutes of the Board of Control, signed by its Chairman, and attested by its Secretary provided for herein, and filed with the Comptroller of Public Accounts. In case of emergency the Board of Control may authorize the disbursement of funds by the Director under such rules and regulations as may be promulgated by the Board of Control and as may be evidenced by the minutes of said Board of Control; provided that such war-rants shall be issued by the Comptroller of Public Accounts against vouchers signed by the Director, or by someone authorized by him in writing, and countersigned by the Secretary, as herein provided, or by someone authorized by him in writing, in amounts not exceeding in the aggregate the amount allocated by the Board of Control, to any payee, as evidenced by its minutes as signed, attested, and filed, as hereinbefore provided.

Sec. 31-a. The Board of Control is hereby directed to promulgate rules and regulations for the purchase of supplies for relief and requirement for bids on same.

Sec. 32. None of the funds herein provided nor any of the funds arising from the sale of the bonds shall be used to pay the salary of any employe of the Texas Relief Commission Division of the State Board of Control who is related by blood or marriage within the second degree to the head of any department of State government or to any Member of the Legislature or to any member or emp'oye of the State Board of Control, and no person so related shall be employed by the State Board of Control; provided this section shall not apply to any person in the employ of the Texas Relief Commission upon the effective date of this Act.

Sec. 33. The Board of Control is hereby directed to make such rules and regulations as may be necessary properly to enforce this Act, and shall have authority, in the event some division should become overloaded, to transfer or change employes from one position to another in the same division, or to cause to be changed employes from one division to another, as in their judgment would cause more efficient service to be rendered.

Sec. 34. Any person, or persons, work relief, and any person know-charged with the duty or responsibilingly making any false statement,

ity of administering, disbursing, auditing, or otherwise handling the funds provided for in this Act, and who shall knowingly misappropriate any such funds, or who shall knowingly make a false report concerning, or who shall knowingly and/or unlawfully distribute or expend any of same, shall be deemed guilty of a felony, and shall, upon conviction thereof, be confined in the State penitentiary for a term of not less than one year and not more than five years.

Any person or persons Sec. 35. who shall knowingly make any false statement or misrepresentation in order to procure any sum or sums of money or other relief provided by this Act, or secure any relief or funds under any other than his true name, shall be deemed guilty of a misdemeanor, and shall, upon conviction, be punished by a fine of not less than ten dollars nor more than fifty dollars or be confined in the county jail for a period of not exceeding three months, or by both such fine and jail sentence.

Sec. 36. The Board of Control, as such members of the Texas Relief Commission, the Director appointed by them, and the Assistant Director by them appointed, shall have the power to administer oaths or affirmations relative to the discharge of their duties, and in an inquiry relative thereto, and any person testifying falsely before such Board of Control, or such Director, or Assistant Director, shall be subject to the pains and penalties prescribed in the Penal Code of the State for false swearing. No person or family shall receive any relief, either direct or work, unless and until such person or the head of such family shall have subscribed a statement under oath duly administered by some person authorized to administer oaths under the laws of this State or by any officer and/or case worker for the State Board of Control or any county relief board, and all such officers and case workers are hereby authorized to administer such oaths and are required and it is made their duty to administer such oaths free of charge, on such forms as may be prescribed by the State Board of Control, setting forth the conditions and circumstances which entitle such person and/or family to such direct relief or work relief, and any person knowunder oath, as above provided, shall be deemed guilty of a felony, and upon conviction shall be punished by confinement in the penitentiary not less than two years nor more than five years.

Sec. 37. The State Board of Control is hereby authorized to cooperate with other agencies and/or departments of the State Government in formulating plans for other feasible work relief projects. The State Reclamation Engineer, State Board of Water Engineers, State Forester, all State educational institutions and other departments and agencies of the State Government are hereby instructed and required to co-operate with the State Board of Control in formulating plans for work projects and it is their duty to furnish said Board of Control all information and data and to provide all technical reports desired concerning any matter under the control of such departments, provided, however, in no event shall any of the funds derived from the sale of bonds be used for the purpose of securing any technical reports which may be supplied by any existing department of the State Government.

Sec. 38. All records, papers, accounts, data, books, and documents belonging to the present Texas Relief Commission shall be turned over to the State Board of Control, and all such records, papers, accounts, data, books, and documents shall be kept by the Texas Relief Commission Division of the State Board of Control and shall become a part of the records of said Texas Relief Commission Division of the State Board of Control. At the expiration date of this Act, all records of the Texas Relief Commission Division of the State Board of Control shall be delivered to and be preserved by the Secretary of State as public records.

Sec. 38-a. The Board of Control in carrying out the provisions of this Act shall act by majority vote.

Act shall act by majority vote.
Sec. 39. Subsections 1, 2, 3, 4, and 6, of Section 11, and all of Sections 12, 13, 14, 15, 16, 17, 18, 19, 20, and 21, of Chapter 37, Acts of the First Called Session of the Forty-third Legislature, and all of Sections 14, 15, 16, 17, 18, 19, 20, and 21, of Chapter 15, Acts of the Second Called Session of the Forty-third Legislature are hereby repealed.

Sec. 40. If any section, clause, or Chastain. sentence in this Act should ever be Coombes.

held to be unconstitutional, such holding shall not affect the remaining portions hereof.

Sec. 41. The fact that the relief funds provided through the passage of this Act and the issuance and sale of bonds thereunder, is of vital importance to the State of Texas and the people thereof creates an emergency and an imperative public necessity that the constitutional rule, requiring bills to be read on three separate days in each House, be, and the same is hereby, suspended, that this Act shall be effective immediately from and after its passage, and it is so enacted.

Respectfully submitted,

LONG, REED of Bowie, REED of Dallas, GRAVES, POPE,

On the Part of the House;

BECK, WOODWARD, MOORE, MARTIN, WOODRUFF,

On the Part of the Senate.

Mr. Long moved that the report be adopted.

Mr. Clayton moved that the report be not adopted, and that same be sent back to the conference committee for further consideration by the commit-

(Speaker in the Chair.)

Mr. Kayton moved, as a substitute motion, that the conference committee report be not adopted, and that a new conference committee be appointed to adjust the differences between the two Houses.

Mr. Long moved to table the substitute motion of Mr. Kayton.

Question recurring on the motion to table, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas-53

Adamson.
Alsup.
Davidson.
Atchison.
Bergman.
Bradley.
Burns.
Chastain.
Coombes.
Daniel.
Davidson.
Dean.
Dunlap.
Engelhard.
Fain.
Golson.
Goodman.

Pavlica.

Pope. Graves. Greathouse. Ramsey. Ratliff. Griffith. Ray. Harris. Reed of Bowie. Hodges. Roark. Holekamp. Holloway. Rogers of Ochiltree. Hunt. Savage. Hunter. Shults. Jones of Runnels. Jones of Shelby. Smith. Stanfield. Lindsey. Steward. Long. McKee. Stinson. Stubbeman. Metcalfe. Morrison. Turlington. Wagstaff. Nicholson. Weinert. Palmer.

Nays-70

Wood.

Aikin. Kyle of Hays. Kyle of Palo Pinto. Alexander. Laird. Baker. Latham. Barron. Leonard. Beck. Lotief. Pourne. Butler. Mackay. Canon. Magee. McCullough. Cathey. Caven. Merritt. Mitcham. Celaya. Moore. Clayton. Cowley. Morse. Crossley. Munson. Devall. Patterson. Dunagan. Puryear. Fuchs. Renfro. Glass. Riddle. Rogers of Hunt. Good. Hankamer. Rollins. Russell. Harman. Scarborough. Harrison. Hartzog. Scott. Stovall Head. Hicks. Tarwater. Hill. Tennyson. Hoskins. Thomas. Huddleston. Tillery. Hughes. Townsend. Hyder. Van Zandt. Jackson. Vaughan. Walker. James. Wells. Jefferson. Jones of Atascosa. Winningham.

Present-Not Voting

Young.

McGregor.

Kayton.

Reed of Dallas.

Absent

Anderson. Duvall.
Barrett. Dwyer.
Calvert. Fisher.
Colson. Ford.

Holland.
Johnson
of Anderson.
Lange.
Lemens.

Moffett.
Parkhouse.
Roberts.
Shannon.

Absent—Excused

Bedford. Mathis. Camp. McDougald. Hester. Reader. Johnson

of Dimmit.

PAIRED

Mr. McGregor (present), who would vote "yea," with Mr. Parkhouse (absent), who would vote "nay."

Question recurring on the motion by Mr. Kayton, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas-59

Kyle of Hays. Aikin. Alexander. Laird. Latham. Baker. Beck. Leonard. Bourne. Magee. Bradley. McCullough. Merritt. Butler. Mitcham. Canon. Moore. Cathey. Morse. Caven. Celaya. Munson. Patterson. Clayton. Puryear. Cowley. Renfro. Crossley. Riddle. Devall. Rollins. Dunagan. Scarborough. Fuchs. Scott. Glass. Good. Stanfield. Stovall. Tennyson. Hankamer. Harman. Tillery. Harrison. Townsend. Hartzog. Van Zandt. Hoskins. Huddleston. Vaughan. Walker. Hughes. Wells. Hyder. Winningham. Jackson. Young. Jefferson. Kayton.

Nays—57

Daniel. Adamson. Davidson. Alsup. Atchison. Dean. Barron. Engelhard. Bergman. Fain. Golson. Burns. Goodman. Chastain. Coombes. Graves.

Nicholson. Greathouse. Griffith. Pavlica. Pope. Harris. Ramsey. Head. Ratliff. Hill. Hodges. Ray. Reed of Bowie. Holekamp. Roark. Holloway. Hunt. Rogers Hunter. of Ochiltree. James. Russell. Jones of Atascosa. Savage. Shults. Jones of Runnels. Jones of Shelby. Smith. Kyle of Palo Pinto. Steward. Lindsey. Stinson. Long. Stubbeman. Thomas. Mackay. Turlington. McKee. Metcalfe. Wagstaff. Morrison. Wood.

Present-Not Voting

McGregor.

Reed of Dallas.

Absent

Anderson. Lange. Barrett. Lemens. Lotief. Calvert. Colson. Moffett. Dunlap. Palmer. Parkhouse. Duvall. Dwyer. Roberts. Rogers of Hunt. Fisher. Ford. Shannon. Hicks. Tarwater. Weinert. Holland. Johnson of Anderson.

Absent—Excused

Bedford. Mathis.
Camp. McDougald.
Hester. Reader.
Johnson of Dimmit.

PAIRED

Mr. McGregor (present), who would vote "nay," with Mr. Parkhouse (absent), who would vote "yea."

REASONS FOR VOTE

I vote to adopt the conference report on House Bill No. 1, although I oppose the issuance of the bonds, because this report, I believe, sets up the most practicable and economic control of the public funds involved.

COOMBES.

MOTION TO TAKE UP SENATE BILL NO. 9

Mr. Butler moved that the regular Huddleston.

order of business be suspended to take up and have placed on its second reading and pasasge to third reading,

S. B. No. 9, A bill to be entitled "An Act to aid the Brazos River Conservation and Reclamation District in preparing the necessary plans, specifications, and data; and in making the necessary surveys; and in acquiring the necessary lands, leases, easements, and/or acquittances; and in building or having built, and/or co-operating in the building of proper structures, reservoirs and levees suitable for the control, in so far as practicable, of the flood waters of the Brazos River watershed, declared to be a public calamity; granting and donating to said district, for a period of twenty years, all of the State ad valorem taxes in the following counties which otherwise would go into the General Revenue Fund of the State of Texas, viz., and declaring an emergency.".

The motion was lost (not receiving the necessary two-thirds vote) by the following vote:

Yeas-77

Baker. Hughes. Barron. Hunter. Bergman. Hyder. Bradley. Jackson. Butler. James. Canon. Jefferson. Cathey. Jones of Shelby. Celaya, Kyle of Hays. Chastain. Kyle of Palo Pinto. Clayton. Lange. Latham. Colson. Coombes. Leonard. Cowley. Long. Davidson. Lotief. Dunagan. Mackay. Engelhard. McCullough. McGregor. Fain. Fuchs. McKee. Glass. Moore. Morrison. Graves. Greathouse. Morse. Griffith. Munson. Palmer. Hankamer. Patterson. Harman. Harrison. Pope. Hartzog. Ratliff. Head. Reed of Dallas. Renfro. Hill. Hodges. Riddle. Roark. Holekamp. Holloway. Rogers of Ochiltree. Hoskins. Rollins.

Savage. Scarborough. Scott. Smith.

Townsend. Turlington. Van Zandt. Wells.

Stanfield. Steward. Winningham. Young.

Nays-41

Adamson. Aikin. Alexander.

Alsup. Atchison. Merritt. Metcalfe. Mitcham. Nicholson. Puryear. Ramsey.

Beck. Bourne. Crossley.

Reed of Bowie. Russell.

Daniel.
Dean,
Devall.
Golson.
Good.
Goodman.
Harris.

Stinson.
Stovall.
Stubbeman.
Tarwater.
Tennyson.
Thomas.
Tillery.
Vaughan.

Shults.

Hunt.
Jones of Atascosa.
Jones of Runnels.
Kayton.
L'ndsey.

Wagstaff. Walker. Wood.

Magee.

Absent

Anderson. Barrett.

Johnson of Anderson.

Burns.
Calvert.
Caven.
Dunlap.
Duvall.
Dwyer.

Laird.
Lemens.
Moffett.
Parkhouse.
Pavlica.
Ray.
Roberts.

Ford. Hicks. Holland.

Fisher.

Rogers of Hunt. Shannon.

Weinert.

Absent—Excused

Bedford. Camp.

Mathis. McDougald. Reader.

Hester. Johnson

of Dimmit.

CONFERENCE COMMITTEE ON HOUSE BILL NO. 1

The Speaker announced the appointment of the following new conference committee on House Bill No. 1: Messrs. Clayton, Kayton, Good, Latham, and Jones of Atascosa.

NOTICE GIVEN

Mr. Scarborough gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Simple Resolu-

tion No. 30, which resolution was laid on the table subject to call.

RECESS

Mr. Savage moved that the House recess to 8 o'clock p. m., today.
The motion prevailed.

The House, accordingly, at 6:40 o'clock p. m., took recess to 8 o'clock p. m., today.

NIGHT SESSION

The House met at 8 o'clock p. m., and was called to order by Speaker Stevenson.

ADDRESS BY MEMBERS OF THE TEXAS CENTENNIAL COMMISSION

In accordance with the provisions of a resolution heretofore adopted, inviting the members of the Executive Committee of the Texas Centennial Commission to address the House, at 8 o'clock p. m., today, the invited guests appeared at the Bar of the House and were admitted and escorted to seats on the Speaker's stand.

Speaker Stevenson presented the Hon. Cullen F. Thomas, President of the Texas Centennial Commission.

Mr. Thomas introduced the following members of the Executive Committee of the Texas Centennial Commission, who addressed the House, respectively:

Col. H. H. Ochs.

Mrs. O. M. Farnsworth, President of the Daughters of the Republic of Texas.

Mr. R. L. Thornton. Mrs. W. B. Sharp.

Walter D. Cline, Chairman of the Executive Committee.

On motion of Mr. Savage, the House extended a vote of thanks to the members of the committee for their addresses of the evening.

ADJOURNMENT

Mr. Morse moved that the House adjourn until 10 o'clock a. m., to-morrow.

Mr. Reed of Bowie moved that the House recess to 10 o'clock a. m., to-morrow.

Mr. Greathouse moved that the

House adjourn until 9 o'clock a. m., tomorrow.

Mr. Savage moved that the House adjourn until 9:30 o'clock a. m., to-

The motion of Mr. Morse prevailed, and the House, accordingly, at 9:55 o'clock p. m., adjourned until 10 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows: Judiciary: Senate Bill No. 21.

Agriculture: House Simple Resolution No. 43.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 9, A bill to be entitled "An Act to amend Section 6-a, of Section 27, of the General Laws of the Forty-third Legislature, First Called Session, so as to reduce registration license fees on commercial motor vehicles, without trailers or semi-trailers, when same are used exclusively by the owner thereof, in the transportation of his poultry, dairy, live stock, and farm products, grown or produced by him, to market or to other points, for sale or processing, and for the transportation of laborers from their place of residence, and materials, tools, equipment, and supplies, without charge, by the owner of such commercial motor vehicle from place of purchase or storage to his own farm or ranch for his exclusive use or use on such farm; etc., and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.
PARKHOUSE, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

tee to study Oil, Gas, and Mineral Tax Laws,

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 56, A bill to be entitled "An Act amending Chapter 19, House Bill No. 88, Acts of the Second Called Session of the Forty-third Legislature, declaring the policy of the Legislature to provide for the general welfare by co-operation with the Federal Government in making effective the provisions of the National Agricultural Adjustment Act and the National Recovery Act within the State of Texas with reference to producers, distributors, and processors of milk and milk products; defining certain terms used in the bill; providing for application to the Commissioner of Agriculture by groups engaged in the milk industry in counties having a population not less than 290,000 and not more than 300,000; for the setting up of a code, codes, or agreement; authorizing local milk industry boards in said counties after hearing to set up and promulgate a code, codes, or agreements for fair competition for the milk industry: authorizing said board to impose such conditions as are necessary to make the codes effective and to establish rules and regulations for their conduct, providing penalties for violation of such codes; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 66, A bill to be entitled "An Act making an emergency appropriation of money for the board of county and district road indebtedness; Resolution providing for a commit-providing the purposes thereof, the

means and manner of expenditure thereof, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 22, A bill to be entitled "An Act making an emergency appropriation for the State Commission for the Blind; authorizing the State Commission for the Blind to employ an additional stenographer; providing for the salary of said stenographer; providing how the remainder of said appropriation shall be used, and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 87, A bill to be entitled "An Act granting Ernest A. Landman, of Athens, Texas, permission to bring suit against the State of Texas in the district court of Henderson County for attorney's fees amounting to two thousand two hundred fifty dollars (\$2,250) for the collection of the sum of twenty-two thousand five hundred dollars (\$22,500) from the bondsmen of the Athens National Bank of Athens, Henderson County, Texas; providing that such suit may be filed within two (2) years after ing Members were present: this Act takes effect; providing for the method of serving processes and for procedure governing the trial and determination of such suit, and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed! Bills, to whom was referred

H. B. No. 103, A bill to be entitled "An Act to amend subdivision 3, Article 3883, Section 1, Chapter 220, Acts of Forty-third Legislature, Regular Session, 1933, page 734, by raising the salaries of justice of peace and constables in certain counties, and providing for excess fee remuneration and repealing all laws or parts of laws in conflict herewith; providing that this Act shall become effective on its passage, and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, September 24, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 35, A bill to be entitled "An Act providing that the office of assessor and collector of taxes, as combined by Sections 14 and 16, of Article VIII, of the Texas Constitution, as the same was amended on November 8, 1932, shall give a bond conditioned for the faithful performance of the duties of the office of assessor and collector of taxes; etc., and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

HYDER, Vice-Chairman.

TWENTY-THIRD DAY

(Tuesday, September 25, 1934)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the follow-

Mr. Speaker. Adamson. Aikin. Alexander. Alsup. Atchison. Baker. Barrett. Barron. Beck. Bergman. Bourne. Bradley. Burns. Butler. Calvert.

Camp. Canon. Cathey. Caven. Celaya. Chastain. Clayton. Colson. Coombes. Cowley. Crossley. Daniel. Davidson. Dean. Devall.

Dunlap.